



Financial Calendar

Financial Year End 31st March 2022

Announcement of Results

First Quarter ended 30th June 2021 12th August 2021 Second Quarter ended 30th September 2021 10th November 2021

Third Quarter ended 31st December 2021 07th February 2022

Notice of 116th Annual General Meeting 31st May 2022

116th Annual General Meeting 23rd June 2022

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Chairman's Statement

Dear Shareholders,

On behalf of the Board of Directors, I am pleased to present the Annual Report and Audited Financial Statements of Indo-Malay PLC for the year ended 31st March 2022 and welcome you to the One Hundred and Sixteenth Annual General Meeting of the Company.

Financial Performance

The main business of the Company is the minority equity investments it holds in Shalimar Developments Sdn. Bhd. (SDSB) and in Shalimar (Malay) PLC (SMPLC). SDSB's investee Company carries out palm oil plantation operations in Indonesia.

The investee Company continues to take proactive measures to ensure uninterrupted business operations whilst the COVID-19 pandemic still prevails. The Crude Palm Oil (CPO) prices have continued to trade at higher levels during the fourth guarter in the year under review, although partly impacted by the duty on CPO sales introduced by the Indonesian government and the continued impact of higher input costs such as fertiliser stemming from the prevailing unrest in Ukraine. In the backdrop of these industry and economic challenges, the company is cautiously preserving its liquidity position to ensure it remains strong and resilient.

The Company received interim dividends from its equity investments in the year under review. Further, the Company earned interest income from its short-term deposits in Sri Lanka, the rate of which had declined sharply in the year under

review, but expected to increase in the 4th quarter with the Central Bank of Sri Lanka's decision to increase interest rates in general, going forward.

Accordingly, your Company recorded a net profit after tax of Rs. 22.35 Mn for the year as compared to the profit of Rs. 5.85 Mn recorded in the previous financial year.

Interim Dividend

The Company received a dividend from its investment in SDSB in July 2021 and consequently declared an interim dividend of Rs 7.58 per share to the shareholders for the year ended 31st March 2022. This was paid to the shareholders in July 2021.

Minimum Public Holding

As per Rule 7.14.1 (a) of the Listing Rules of the Colombo Stock Exchange, a Listed Entity on the Main Board having a public holding below the specified requirement in terms of the said rules, has to ensure that the public holding of such entity is maintained at a defined public holding percentage of shares in the hands of minimum number of public shareholders as specified in the said rules.

As previously informed via annual and interim reports, the Company is not in compliance with the minimum public holding requirements in relation to a Company Listed on the Main Board of the Colombo Stock Exchange (CSE) as per Rule 7.14.1 (a) of the Listing Rules of CSE. Accordingly, the Company was transferred to the 'Watch List' of the CSE in terms of Rule 7.14.2 (b) of the previous Listing

Chairman's Statement

Rules of the CSE with effect from 02nd July 2018. However, the CSE via their Circular No. 03/2019 dated 03rd October 2019 amended the Listing Rules on enforcement actions applicable for non-compliance with minimum public holding requirements with effect from 12th September 2019.

Accordingly, in terms of Rule 7.14.2 of the Listing Rules of the CSE, the Company was transferred to the Second Board with effect from 15th November 2019 In this regard, I wish to highlight that the objective of the voluntary offer made to all shareholders in 2011 was to acquire the entire minority shareholding as a step towards the consolidation of the oil palm plantation business segment of Carsons group. The offer documents also mentioned that upon completion of the voluntary offer, the rationale for remaining listed will be evaluated. Since the voluntary offer did not result in the acquisition of the entire minority shareholding, the Company continued to remain listed

Taking into consideration that a voluntary offer had been made and also considering that there is no requirement for additional capital infusion to the Company and resultantly, there being no plans for issuing of new shares nor a dilution by the majority shareholder and as previously

communicated to shareholders through market disclosures and Annual Reports and in terms of the revised Listing Rules, we will report on the proposed course of action.

On behalf of the Board of Directors of the Company, I extend our appreciation to the shareholders for their continued support and confidence placed in the Directors and to all our business associates.

I am thankful to our management and staff for their hard work and dedication. Last but not least, I would like to thank my fellow Board Members for their support and guidance provided throughout the year, and to the members of the Audit Committee, Remuneration Committee and Related Party Transactions Review Committee for their invaluable efforts

(Sgd.)

H. Selvanathan

Chairman

30th May 2022

Management Discussion and Analysis Review of Industry and Operational Performance

The equity investment in Shalimar Developments Sdn. Bhd. (SDSB) and the shares held in Shalimar (Malay) PLC (SMPLC) comprise the sole operation of the Company.

SDSB's investee Company is managed by the group's fully owned management arm in Indonesia which consists of 26,516 hectares of plantation with processing facilities of 225 MT/hr. Statistics pertaining to the operating performance of SDSB's investee Company is provided in this annual report in section 7 under "Information to Shareholders and Investors" in page 74.

The Investment in SDSB is recorded in the financial statements at fair value as determined by an independent professional valuer as more fully explained in Note 08 to the Financial Statements.

The COVID-19 pandemic continues to pose challenges and risks to the operating environment in the plantations. The investee Company has been taking several measures to ensure uninterrupted business operations in the midst of the relentless COVID-19 pandemic. On a positive note, the Crude Palm Oil prices (CPO) have continued to trade at higher levels during the fourth quarter in the year under review and has increased on Yearon-year basis, although partly impacted by the duty on CPO sales introduced by the Indonesian government and the continued global increase in input material costs. In the backdrop of these industry and economic challenges, the company is

cautiously preserving its liquidity position to ensure it remains strong and resilient.

The Company received dividends from its equity investments in the year under review. Further, the Company earned interest income from its short-term deposits in Sri Lanka, the rate of which has declined sharply following the pandemic outbreak but is now expected to increase significantly from 4Q FY21/22.

Accordingly, the profit after tax of Rs. 22.35 Mn from operations during the year under review compared to the profit of Rs. 5.85 Mn recorded in the previous financial year.

Interim Dividend

The Company received a dividend from its investment in SDSB in July 2021 and consequently declared an interim dividend of Rs 7.58 per share to the shareholders for the year ended 31st March 2022. This was paid to the shareholders in July 2021.

Minimum Public Holding

As more fully noted in the Chairman's Review, the Company is not in compliance with the minimum public holding requirements in relation to a Company Listed on the Main Board as per Rule 7.14.1 (a) of the Listing Rules of Colombo Stock Exchange (CSE). The CSE subsequently issued an amendment on enforcement actions applicable for non-compliance with minimum public holding requirements via their Circular No. 03/2019 dated 03rd October 2019. Accordingly, the company was transferred to the Second Board with effect from 15th November 2019.

We wish to note that taking into consideration the voluntary offer made to all shareholders in 2011 as a step towards consolidation of the oil palm business and as mentioned in the offer documents that the need for remaining listed will be evaluated. Since the voluntary offer did not result in the acquisition of the entire minority shareholding, the Company continued to remain listed. Further, considering that there is no requirement for additional capital infusion to the Company and resultantly, there being no plans for issuing of new shares nor a dilution by the majority shareholder and as previously communicated to shareholders through market disclosures and Annual Reports and in terms of the revised Listing Rules, the Company will report its proposed course of action.

Agro Harapan Lestari (Pvt) Ltd

Managers

30th May 2022

Risk Management

The Company's overall risk management objective is to ensure that it creates value to its shareholders, whilst minimising any potential adverse impact. The Company's risk management framework is aligned to that of its parent Company and Board approved policies and guidelines.

The integrated risk framework ensures early detection and prevention of risks as well as exploitation of opportunities, contributing to a sustainable business model. The risks are continuously anticipated, reviewed and managed through the deployment of effective corrective actions

Continuing Business Segment

The continuing business of the Company consists of the (i) equity investment made in Shalimar Development Sdn. Bhd. (SDSB) and (ii) shares held in Shalimar (Malay) PLC. SDSB owns shares in PT Agro Indomas of Indonesia, which is in the Oil Palm Plantation business. The Company's only source of operating income is any potential dividend income it may earn from its long term investment. The performance of the investment (both the investment value and the dividend returns) are subject to the following key risks.

(a) Investment Income Risk

I. Commodity Price Risk

The price of Crude Palm Oil (CPO), the main produce of PT Agro Indomas, is determined by international market dynamics of demand and supply. The price of CPO is volatile along with the movements in the global commodities market. The sale of

CPO is the prime source of cash inflow for PT Agro Indomas. Therefore, any volatility in CPO prices will have a direct impact on the operating results and cash flows of PT Agro Indomas and its ability to pay dividends.

II. Environmental Risk

Unfavourable weather patterns, resulting in extreme conditions impacting palm growth, natural and man-made disasters such as fire and potential crop disease could affect the quantity and/or quality of the produce. Accordingly, this can impact the volume of CPO production, and therefore, impacting the operating results and cash flows generated by the investee companies and their ability to pay dividends.

(b) Investment Valuation Risk

The value of the investments in the investee companies are stated at fair value and are assessed by an independent professional valuer using the discounted cash flows methodology. Some of the key assumptions which impact the valuation include the forecasted international selling price of CPO and the applicable market discount rate, both of which are beyond the control of the Company. While adequate measures are taken to manage the controllable input of the valuation assumptions, volatility in external environment and industry dynamics such as weather patterns and biological cycles together with macro-economic and political factors including inflation rates, also can result in fluctuations in the appraised fair value of the investments in the financial statements.

Risk Management

(c) Foreign Exchange Risk

A currency risk is generated through the translation of foreign currency denominated investment to Sri Lankan Rupee for the purpose of financial reporting in Sri Lankan Rupees.

Given the impact from the global pandemic, the price and foreign exchange risk have exacerbated significantly; and supply chain for edible oil and other commodities may face significant disruptions.

Agro Harapan Lestari (Pvt) Ltd

Managers

30th May 2022

Profile of the Directors

HARIHARAN SELVANATHAN

Hariharan Selvanathan is the Chairman of Indo - Malay PLC. Bukit Darah PLC and Deputy Chairman of Carson Cumberbatch PLC. He is the Deputy Chairman/Group Chief Executive officer of Goodhope Asia Holdings Ltd. He is the President Commissioner of the palm oil related companies in Indonesia. He holds Directorships in several subsidiary companies within the Carsons Group and is also a Director of Sri Krishna Corporation (Private) Limited and the Chairman of Express Newspapers (Ceylon) Ltd. He is also the Chairman of Carsons Management Services (Private) Limited and Agro Harapan Lestari (Private) Limited, the Group's Management companies.

He was the Past President of the National Chamber of Commerce and Past Vice Chairman of the International Chamber of Commerce (Sri Lanka).

He holds a Bachelor's Degree in Commerce.

MANOHARAN SELVANATHAN

Manoharan Selvanathan is the Chairman of Sri Krishna Corporation (Private)
Limited and Selinsing PLC. He is a
Director of most of the Companies in the Carson Cumberbatch Group in Sri
Lanka, Indonesia, Malaysia & Singapore and is an active member of its Executive Management Forums.

He has served as the Chairman of the Ceylon Chamber of Commerce and the

Indo Lanka Chamber of Commerce & Industry and also as the President of the Rotary Club of Colombo North. At present, he is the Honorary Consul of the Republic of Chile in Sri Lanka

Mano Selvanathan was conferred the National Honours in Sri Lanka the 'DESAMANYA' title by H.E. The President of Sri Lanka, in recognition of the services rendered to the Nation in November 2005.

In January 2011, he was awarded with the prestigious 'PRAVASI BHARATIYA SAMMAN AWARD' by the President of India. He also received the Presidential Honour of 'ORDER OF KNIGHT COMMANDER' in October 2013 awarded by the Government of Chile.

He holds a Bachelor's Degree in Commerce.

ISRAEL PAULRAJ

Israel Paulraj was the Chairman of Guardian Capital Partners PLC. He is the Chairman of Rubber Investment Trust Limited. He serves as a Director of several subsidiary companies within the Carsons Group.

He served as the Past Chairman of the Federation of Exporters Associations of Sri Lanka and The Coconut Products Traders Association. He was a member of the Executive Committee of the Ceylon Chamber of Commerce, National Chamber of Commerce of Sri Lanka and Shippers Council. He served on the Board of Arbitrators of the Ceylon Chamber of Commerce. He has also served as the

Profile of the Directors

Hony. General Secretary of the Central Council of Social Services, Hony. Treasurer of the Christian Conference in Asia, President of the Church of Ceylon Youth Movement and Hony. Treasurer of the National Christian Council of Sri Lanka. He has also served as the Chairman of the Incorporated Trustees of the Church of Ceylon.

He also served on the Presidential Task
Force on Non Traditional Export and Import
Competitive Agriculture set up by the
late President R. Premadasa. He served
as the Chairman of the Ecumenical Loan
Fund of Sri Lanka and on its International
Board in Geneva. He was a member of
the Commercial Law Reform Commission
and has served on the Parliamentary
Consultative Committee on Internal and
International Trade.

He holds a Bachelor's Degree in Law and an Executive Diploma in Business Administration.

CHANDIMA GUNAWARDENA

Chandima Gunawardena serves as a Non-Independent, Non-Executive Director of most of the Carsons Group Companies in Sri Lanka and overseas. He is also a Director of Bukit Darah PLC. Since assuming Non-Executive status in the Group, he serves as an advisor to the Group's Strategic Planning and Management forums in Sri Lanka and serves on Board Committees, including the Audit Committees of the Group in Sri Lanka and overseas covering all operating sectors of the Group.

Mr. Gunawardena has over four decades of experience in varied fields of business and commercial activities and has held senior positions in Corporate, Mercantile and State Institutions. He was appointed to the Carsons Group Directorate in 1990.

He has served in the Management Committee of The Ceylon Chamber of Commerce for over 10 years and was a Founder Council member of the Sri Lanka Institute of Directors (SLID) and continued to serve in the council for over 10 years.

He is a Fellow of the Chartered Institute of Management Accountants, UK.

SANJIV ALLES

Sanjiv Alles is a Director/ Co-founder of Atom Technologies (Private) Ltd, Atomedia (Private) Ltd, Saberion (Private) Ltd. and Alles Holdings and Investments (Pvt) Limited.

Prior to this, he served as a consultant at Millennium Information Technologies for the automation of the American Stock Exchange (AMEX). Presently, he also serves on the Boards of Good Hope PLC and Selinsing PLC. Sanjiv Alles holds a Bachelor of Arts degree from the Warwick Business School (UK) and a Master of Laws degree from the University of Melbourne, Australia.

SUBRAMANIAM MAHENDRARAJAH

Subramaniam Mahendrarajah is a Director of Indo-Malay PLC, Selinsing PLC, Shalimar (Malay) PLC, Equity One Limited and Leechman & Company (Private) Ltd. He is also the Group Finance Director of Sri Krishna Group of Companies. He has over 40 years experience in the fields of manufacturing, trading, financial services and management. He is also the Past President of the Rotary Club of Colombo Down Town and is the recipient of the prestigious 'Service above Self' award from Rotary International.

Statement of Directors' Responsibilities

The responsibilities of the Directors in relation to the Financial Statements are detailed in the following paragraphs, while the responsibilities of the Auditors are set out in the Report of the Auditors.

According to the Companies Act No. 07 of 2007 and the Sri Lanka Accounting & Auditing Standards Act No. 15 of 1995, Directors are required to prepare Financial Statements for each financial year, giving a true and fair view of the financial position of the Company as at the end of the financial year and of the financial performance for the said period.

In preparing these Financial Statements, the Directors are required to ensure that:

- appropriate accounting policies have been selected and applied consistently while material departures, if any, have been disclosed and explained,
- all applicable Accounting Standards have been complied with,
- reasonable and prudent judgments and estimates have been made,
- Listing rules of the Colombo Stock Exchange (CSE) have been met and
- Code of best practice on corporate governance issued jointly by the Institute of Chartered Accountants of Sri Lanka (CA Sri Lanka) and the Securities and Exchange Commission of Sri Lanka (SEC) has been adopted.

The Directors are responsible for ensuring that the Company maintains sufficient accounting records to disclose with reasonable accuracy, the financial position of the Company in order to ensure that the Financial Statements of the Company

meet with the requirements of the Sri Lanka Accounting & Auditing Standards Act No. 15 of 1995 and the Companies Act No. 07 of 2007. They are also responsible for taking reasonable measures to safeguard the assets of the Company and in this regard, to give proper consideration to the establishment of an appropriate system of internal controls with a view to prevent, detect and rectify frauds and other irregularities.

These Financial Statements have been prepared on a going concern basis after reviewing the financial position and the cash flows and the Directors are of the view that the Company has adequate resources to continue in operation for the foreseeable future from the date of signing these financial statements

The Directors are also of the view that they have discharged their responsibilities as set out in this statement.

By Order of the Board,

(Sgd.)

K. D. De Silva (Mrs.)

Director

Carsons Management Services (Private) Limited

Secretaries

Colombo 30th May 2022

The Board of Directors of Indo–Malay PLC ("the Company") have pleasure in presenting to the Shareholders their Report, together with the Audited Financial Statements for the year ended 31st March 2022

The details set out herein provide the pertinent information required by the Companies Act No. 07 of 2007, Listing Rules of the Colombo Stock Exchange and are guided by recommended best Accounting Practices

The Annual Report was approved by the Board of Directors on 30th May 2022.

1. GENERAL

Indo-Malay PLC (the "Company") is a public limited liability Company incorporated in Sri Lanka in 1906.

2. PRINCIPAL ACTIVITY OF THE COMPANY

The principal activity of the Company is managing and holding of an investment portfolio.

There were no significant changes in the nature of the principal activities of the Company during the financial year under review.

3. BUSINESS REVIEW AND FUTURE DEVELOPMENTS

The Chairman's Statement and Business Review on pages 1 to 4 provides an overall assessment of the business performance of the Company and its future developments.

These reports together with the audited financial statements reflect the state of affairs of the Company.

4. FINANCIAL STATEMENTS

The financial statements which comprise of the Statement of Profit or Loss, Statement of Comprehensive Income, Statement of Financial Position, Statement of Changes in Equity, Statement of Cash Flow, Notes to the financial statements of the Company for the year ended 31st March 2022 are set out on pages 34 to 62. These financial statements comply with the requirements of Section 151 of the Companies Act No. 07 of 2007.

4.1 Financial results and appropriations

An abridgement of the financial performance of the Company is presented in the following table.

For the year ended 31 March	2022 Rs.'000	2021 Rs.'000
Profit for the year	22,353	5,852
Retained earnings as at the beginning of the year	60,119	54,267
Profits available for appropriations	82,472	60,119
Dividend Paid	(36,470)	-
Retained earnings as at the end of the year	46,002	60,119

4.2 Significant accounting policies

The accounting policies adopted in the preparation of these financial statements are given on pages 39 to 50.

4.3 Investment in Financial Instruments

Investments in financial instruments of the Company represents investments in fair value through OCI financial assets categorised into,

- Fair value hierarchy Level 1 quoted equity shares
- Fair value hierarchy Level 3 unquoted equity shares

The details of financial instruments categorised in to levels in the fair value hierarchy are given in note 20 to the financial statements.

4.4 Capital expenditure

The details of capital expenditure of the Company are as follows;

For the year ended 31 March		
2022 2021		
	Rs.'000	Rs.'000
Property, Plant & Equipment	370	_

4.5 Reserves

As at 31st March 2022, the total reserves of the Company stood at Rs. 10,539 mn (2021 - Rs. 6,962 mn)

The movements are set out in the Statement of Changes in Equity and note 12 to the financial statements.

5. INTERESTS REGISTER

The Company maintains the Interests Register conforming to the provisions of the Companies Act, No.07 of 2007. All Directors have made declarations as provided for in Section 192(2) of the Companies Act, aforesaid.

The relevant details as required by the Companies Act, No. 07 of 2007 have been entered in the Interests Register during the year under review The Interests Register is available for inspection as required under the Companies Act, No. 07 of 2007.

5.1 Remuneration of Directors

Directors' remuneration for the financial year ended 31st March 2022 is given in note 18.2 to the Financial Statements, on page 58.

5.2 Directors' Interest in Contracts and Shares

Directors' interests in contracts of the Company are disclosed in note 18.3 to these financial statements and have been declared at meetings of the Directors. The Directors have had no direct or indirect interest in any other contracts or proposed contracts in relation to the business of the Company, while they had the following interests in the ordinary shares of the Company as shown in the table below.

	No. of shares		
	31st	31st	
	March	March	
	2022	2021	
H. Selvanathan (Chairman)	-	-	
M. Selvanathan	1	1	
I. Paulraj	-	-	
D. C. R.Gunawardena	-	-	
S. Mahendrarajah	75	75	
S. N. Alles	-	-	

6. DIRECTORS

The names of the Directors who served during the year are given under Corporate Information provided in the inner back cover of the Annual Report.

6.1 Directors to retire by rotation

In terms of Articles 85 and 86 of the Articles of Association of the Company, Mr. S. Mahendrarajah retires by rotation and being eligible offers himself for re-election.

6.2 Re - Appointment of Directors who are over 70 years of age

Messrs. H. Selvanathan, M. Selvanathan, I. Paulraj and D. C. R. Gunawardena - Directors who are over 70 years of age are to be re-appointed as Directors of the Company for a further period of one year from the conclusion of the Annual General Meeting and that the age limit stipulated in Section 210 of the Companies Act, No.07 of 2007 shall not be applicable to the said Directors.

7 CORPORATE GOVERNANCE

The Board has ensured that the Company has complied with the Corporate Governance Rules as per the Listing Rules of the Colombo Stock Exchange (CSE).

The requirement with regard to the minimum public holding is noted in the Chairman's statement.

7.1 Board of Directors

The following Directors held office as at the reporting date and their brief profiles are given on pages 7 to 9 of the Annual Report.

Directors	Executive/ Non-Executive/ Independent
H. Selvanathan (Chairman)	Executive
M. Selvanathan	Executive
I. Paulraj	Non-Executive
D.C.R.	Non-Executive
Gunawardena	
S. Mahendrarajah*	Non-Executive
	/ Independent
S. N. Alles**	Non-Executive
	/ Independent

Each of the Non-Executive Directors of the Company have submitted a signed declaration on Independence/ Non-Independence as per Rule 7.10.2(b) of the Listing Rules of the Colombo Stock Exchange (CSE). The said declarations were tabled at a Board Meeting of the Board of Directors of the Company held on 23rd May 2022, in order to enable the Board of Directors to determine the Independence/ Non-Independence of each of the Non-Executive Directors, in terms of Rule 7.10.3(a) of the Listing Rules of the CSE.

Accordingly, the Board has determined the following Non-

Executive Directors as Independent Directors on the Board.

- * Mr. S. Mahendrarajah is an Independent Non-Executive Director in spite of being a Director of Selinsing PLC & Shalimar (Malay) PLC, where majority of the other Directors of the Board are also Directors since he is not directly involved in the management of the Company.
- ** Mr. S.N. Alles is an Independent Non-Executive Director in spite of being a Director of Good Hope PLC & Selinsing PLC, where majority of the other Directors of the Board are also Directors since he is not directly involved in the management of the Company.

The Managers of the Company are Agro Harapan Lestari (Pvt) Ltd.

7.2 Directors' Meetings Attendance

As permitted by Article 93 of the Articles of Association of the Company, the Board of Directors had five virtual Board Meetings by means of Microsoft Teams during the financial year.

The attendance of the Directors were as follows:

Directors	Meetings attended (Out of 5)
H. Selvanathan (Chairman)	5/5
M. Selvanathan	5/5
I. Paulraj	5/5
D.C.R. Gunawardena	5/5
S. Mahendrarajah	5/5
S. N. Alles	5/5

7.3 Audit Committee

As permitted by the Colombo Stock Exchange, the Audit Committee of Carson Cumberbatch PLC (CCPLC) the parent Company of Goodhope Asia Holdings Ltd (GAHL), functions as the Audit Committee of the Company and comprises of the following members;

Composition

Audit Committee Members	Executive/ Non-Executive/ Independent
Mr. A. S. Amaratunga (Chairman)	Non-Executive/ Independent Director of CCPLC
Mr. D.C.R.	Non-Executive
Gunawardena	Director of CCPLC
Mr. Y. H. Ong	Non-Executive/ Independent Director of CCPLC

The Audit Committee Report is given on pages 23 to 25 of this Annual Report.

7.4 Remuneration Committee

As permitted by the Colombo Stock Exchange, the Remuneration Committee of Carson Cumberbatch PLC (CCPLC) the parent Company of Goodhope Asia Holdings Ltd(GAHL), functions as the Remuneration Committee of the Company and comprises of the following members:

Composition

Remuneration Committee Members	Executive / Non-Executive / Independent
Mr. T. de Zoysa (Chairman)	Non-Executive/ Independent Director of CCPLC
Mr. D. C. R. Gunawardena	Non-Executive Director of CCPLC
Mr. R. Theagarajah	Non-Executive/ Independent Director of CCPLC
Mr. W. M. R. S. Dias	Non-Executive/ Independent Director of CCPLC

Scope and Objective

The Remuneration Committee has established a formal and transparent procedure for the development of a remuneration policy which will be reviewed by the Committee when deemed necessary.

The remuneration policy has been formulated based on market and industry factors with appropriate incentives to encourage enhanced performance and also in a fair and responsible manner for all group companies.

Functions and Proceedings

The Remuneration Committee recommends to the Board the remuneration to be paid to the Non-Executive Directors. Based on the recommendation of the remuneration committee, the Board approves remuneration to the respective Directors.

The Chief Executive Officer, Directorin-charge and other members of
senior management may be invited
to attend meetings to discuss the
performance of the Executive
Directors and make proposals as
necessary. Neither Executive nor
Non Executive Directors are involved
in Remuneration Committee
meetings when determinations are
made in relation to the remuneration
of the respective Directors.

The Committee is authorised by the Board to seek appropriate professional advice internally and externally as and when it considers this necessary.

The Remuneration Committee meets at least twice a year.

As permitted by the Remuneration Committee Charter, the Committee had Two virtual meetings during the period under review.

Remuneration Committee Members	Meeting Attended (out of 2)
Mr. T. de Zoysa	1/2
(Chairman)	
Mr. D.C.R.	2/2
Gunawardena	
Mr. R. Theagarajah	2/2
Mr. W. M. R. S. Dias	2/2

Reporting and Responsibilities

The Committee Chairman reports to the Board on its proceedings on all matters within its duties and responsibilities. The Committee makes recommendations to the Board as deemed appropriate on any area within its limit where action or improvements are needed.

Aggregated remuneration paid to the Non-Executive Directors of the Company are disclosed under note 18.2 on page 58 of the Annual Report. Executive Directors are not compensated for their role on the Board.

7.5 Related Party Transactions Review Committee

As permitted by the Colombo Stock Exchange, the Related Party Transactions Review Committee of CCPLC the parent Company of Goodhope Asia Holdings Ltd (GAHL), functions as the Related Party Transactions Review Committee of the Company and comprises of the following members:

Composition

Related Party Transactions Review Committee Members	Executive / Non-Executive / Independent
Mr. W. M. R. S. Dias (Chairman)	Non-Executive/ Independent Director of CCPLC
Mr. R. Theagarajah	Non-Executive/ Independent Director of CCPLC
Mr. D. C. R. Gunawardena	Non-Executive Director of CCPLC
Mr. H. Selvanathan	Executive Director of CCPLC
Mr. M. Selvanathan	Executive Director of CCPLC
Mr. S. K. Shah	Non - Executive Director of CCPLC

The Related Party Transactions Review Committee Report is given on pages 26 to 27 of this Annual Report.

Declaration

The Directors have made self - declarations for the purpose of identifying parties related to them. The said declarations were noted at the Related Party Transactions Review Committee Meeting.

The company is in compliance with Rule 9 of the listing rules of the CSE pertaining to Related Party Transactions, during the current financial year.

Related Party Transactions Exceeding 10% of the Equity or 5% of the Total Assets of the Company

The Directors declare in terms of the requirements of the Listing Rules of the Colombo Stock Exchange that the transactions carried out by the Company with its Related Parties during the year ended 31st March 2022, did not exceed 10% of Equity or 5% of the Total Assets of the Company as at 31st March 2021.

The details of the Related Party Transactions are given in Note 18 on page 58 of the Financial Statements.

7.5.1 Non-Recurrent Related Party Transactions

There were no non-recurrent related party transactions for the year ended 31st March 2022 which in aggregate value exceeds 10% of the equity or 5% of the total assets whichever is lower of the Company

as per 31st March 2021 Audited
Financial Statements as required
by the Colombo Stock Exchange
Listing Rule 9.3.2 and Code of
Best Practices on Related Party
Transactions under the Securities
and Exchange Commission
Directive issued under Section 13(c)
of the Securities and Exchange
Commission Act.

7.5.2 Recurrent Related Party Transactions

There were no recurrent related party transactions which in aggregate value exceeds 10% of the revenue of the Company as per 31st March 2021 Audited Financial Statements as required by the Colombo Stock Exchange Listing Rule 9.3.2 and Code of Best Practices on Related Party Transactions under the Securities and Exchange Commission Directive issued under Section 13(c) of the Securities and Exchange Commission Act are disclosed under Note 18 on page 58 to the Financial Statements

8 INTERNAL CONTROL AND RISK MANAGEMENT

The ultimate responsibility to establish, monitor and review a company-wide internal control system rests with the Board of Directors. The intensity, depth and the tolerance limits for each components of the internal control system would be based on the

weight of the elements of risk imposed on the sustenance of the business by the respective area of operation. Whilst a strong internal control system would mitigate the crystallization of risk elements to a greater extent, employment of external support structures would also be necessary based on the risk assessments made thereon.

Effective maintenance of internal controls and risk indication and mitigation is handed down to the respective members of senior management within the guidelines of benchmark policies, procedures and authority limits clearly laid down

Group internal Audit, whose scope of scrutiny is entirely driven by grading of the risk involved, will be monitoring and providing feedback to the Management and the Audit Committee. Regular submission of compliance and internal solvency certificates vouched by the Heads of the respective divisions as a mandatory agenda item keeps the Directors abreast of the position of the Company's resource base and governance requirements.

This allows the Board to have total control of the fulfillment of governance requirements by providing opportunity to take timely preventive action in case of potential deterioration of status quo.

A comprehensive description of the risk management strategies of the Company are given on pages 5 to 6 in the Annual Report.

9 INDEPENDENT AUDITORS

The Company's Auditors during the year under review were Messrs. Ernst & Young, Chartered Accountants.

A sum of Rs. 243,338/- (2021 - Rs. 231,750/-) was paid to them by the Company as audit fees for the year ended 31st March 2022. Fees paid to Auditors on audit related services are given in note 4 to the financial statements.

The retiring Auditors have expressed their willingness to continue in office. A resolution to re-appoint them as Independent Auditors of the Company and authorising the Directors to fix their remuneration will be proposed at the forthcoming Annual General Meeting.

The Audit Committee reviewed the appointment of the Auditors, its effectiveness and their relationship with the Company, including the level of audit and non-audit fees paid to the Auditors.

9.1 Auditors' relationship or any interest with the Company

The Directors are satisfied that, based on written representations made by the Independent Auditors to the Board, the Auditors do not have any interest with the Company that would impair their independence.

10. INDEPENDENT AUDITORS' REPORT

The Independent Auditors' Report on the financial statements is given on page 29 to 33 of the Annual Report.

11. HUMAN RESOURCES

With the disposal of the Malaysian Plantation Property, the Company does not have any employees as at 31st March 2022.

12. EQUITABLE TREATMENT TO SHAREHOLDERS

The Company endeavours at all times to ensure equitable treatment to all Shareholders.

13. ENVIRONMENT PROTECTION

The Company is sensitive to the needs of the environment and makes every endeavour to comply with the relevant environmental laws, regulations and best practices applicable in the country. After making adequate inquiries from the Management, the Directors are satisfied that the Company operates in a manner that minimises the detrimental effects on the environment and provides services that have a beneficial effect on the customers and the communities within which the Company operates.

14. DIVIDEND

The company has paid an interim dividend of Rs. 7.58 per share resulting in a total cash outflow of Rs. 36,470,412. The Board of Directors have not recommended a final Dividend for the year ended 31st March 2022.

15. SOLVENCY TEST

Taking into account the said distribution, the Directors were satisfied that the Company met the Solvency Test requirement under Section 56 (2) of the Companies Act, No. 7 of 2007 immediately after the first interim dividend for the financial year 2021/2022.

The Company's Auditors, Messrs. Ernst & Young have issued Certificate of Solvency confirming the same.

16. STATED CAPITAL

The Stated Capital of the Company as at 31st March 2022 was Rs. 70,033,000 consisting of 4,811,400 Ordinary Shares. There was no change in the Stated Capital of the Company during the year.

17. STATUTORY PAYMENTS

The Directors to the best of their knowledge and belief are satisfied that all statutory payments have been paid up to date or have been provided for in these financial statements.

18. GOING CONCERN

The Board of Directors is satisfied that the Company has adequate resources to continue its operations in the foreseeable future. Accordingly, these financial statements are prepared based on the 'Going Concern' concept.

19. EVENTS AFTER THE REPORTING DATE

Subsequent to the reporting date, no circumstances have arisen, which would require adjustments to or disclosures in the financial statements, other than those disclosed in note 16 to the financial statements, if any.

20. CONTINGENT LIABILITIES AND CAPITAL COMMITMENT

There are no contingent liabilities and commitments made on account of capital expenditure as at 31st March 2022 as disclosed in note 17 and 14 to the financial statements respectively.

21. CORPORATE DONATIONS

There were no donations made during the year ended 31st March 2022.

22. OUTSTANDING LITIGATION

There were no outstanding litigations as at the reporting date.

23. TWENTY MAJOR SHAREHOLDERS

	31st March 2022		31st March 2021	
Name of shareholders	No. of	%	No. of	%
	shares		shares	
GOODHOPE ASIA HOLDINGS LTD	4,192,867	87.14	4,192,867	87.14
MR. R. CHANDRA (DECD).	148,052	3.08	148,052	3.08
MR. S.R. DEAN	64,540	1.34	64,540	1.34
MR. R.T. STONEHAM.	36,546	0.76	36,546	0.76
MRS. I. RAYMOND.	33,746	0.70	33,746	0.70
MS. M.E. TURNER.	33,590	0.70	33,590	0.70
MR. F.W. OBEYESEKERE (DECD)	24,882	0.52	24,882	0.52
MRS. B.F. GUZDAR	23,328	0.48	23,328	0.48
MR. C.S.A. PERERA	20,001	0.42	20,080	0.42
MRS. A. OHMAN (DECD).	19,440	0.40	19,440	0.40
MR. D. THOMSON (DECD).	15,552	0.32	15,552	0.32
MR. R.G. BARTHOLOMEW (DECD)	15,552	0.32	15,552	0.32
MR. D.D. DUBASH.	15,552	0.32	15,552	0.32
MR. R. PRASADA SINGH (DECD).	15,552	0.32	15,552	0.32
MR D.S. CAMERON	15,552	0.32	15,552	0.32
MR. N.J.P. HEWETT	13,372	0.28	13,372	0.28
MRS M.D. ABEYSURIYA	12,960	0.27	12,960	0.27
MR. J.M. URQUHART (DECD).	9,330	0.19	9,330	0.19
ADMN.OF TH E. RAMIAH (DECD)	8,396	0.17	8,396	0.17
MRS. R.T. ALLBON	7,776	0.16	7,776	0.16
MR. W.F.J. DEUTROM	7,776	0.16	7,776	0.16

24. SHARE INFORMATION

The details relating to earnings, net assets, market value per share and information on share trading given on pages 72 and 73 of this Annual Report.

25. ANNUAL REPORT

The information provided herein is in pursuance of the requirements of the Companies Act No.07 of 2007 and the Listing Rules of the Colombo Stock Exchange.

The Board of Directors have approved the Financial Statements of the Company together with the Reviews which form part of the Annual Report on 30th May 2022. The appropriate number of copies of the Annual Report will be submitted to the Colombo Stock Exchange, the Sri Lanka Accounting and Auditing Standards Monitoring Board and the Registrar General of Companies, within applicable time frames.

26. ANNUAL GENERAL MEETING

As permitted by Article 52 (A) of the Articles of the Association of the Company, the 116th Annual General Meeting of the Company will be held on Thursday, the 23rd day of June 2022, at 9.00 a.m. at the at the 8th Floor, No. 65C, Dharmapala Mawatha, Colombo 07, Sri Lanka by means of audio, or audio and visual technology.

The Notice of the Annual General Meeting, setting out the business which will be transacted thereat is on page 77 of the Annual Report.

Signed on behalf of the Board,

(Sgd.) (Sgd.)

H. Selvanathan M. Selvanathan

Chairman Director

(Sgd.)

K.D. de Silva (Mrs.)

Director

Carsons Management Services (Private) Limited

Secretaries

Colombo

30th May 2022

Audit Committee Report

Audit Committee

In accordance with the Colombo Stock Exchange Listing Rules, the Audit Committee of Carson Cumberbatch PLC (CCPLC), the Parent Company of Goodhope Asia Holdings Limited (GAHL), functions as the Audit Committee of the Company.

The Audit Committee consists of the following Members:

Audit Committee Members	Executive/ Non-Executive/ Independent
Mr. A. S. Amaratunga (Chairman)	Non-Executive, Independent (CCPLC)
Mr.D.C.R.	Non-Executive
Gunawardena	(CCPLC)
Mr.Y.H. Ong	Non-Executive,
	Independent
	(CCPLC)

Mr.A.S. Amaratunga, a Non-Executive, Independent Director of CCPLC, is also a Non-Executive, Independent Director of Hemas Holdings PLC, Chairman of Hemas Holdings PLC-Audit Committee, Member of MAS Holdings Audit Committee and a Commissioner of PT Agro Indomas, Indonesia, a subsidiary of CCPLC.

Mr.D.C.R. Gunawardena is a Non-Executive Director of CCPLC and in most of its Group Companies. He is a Fellow of the Chartered Institute of Management Accountants, U.K.

Mr.Y.H. Ong is a Non-Executive, Independent Director of CCPLC. He is an Independent Non-Executive Director, Chairman of the Audit Committee and Member of the Nominating Committee of Singapore Power Ltd. and Capitaland Group Pte Ltd. He has served as Independent Director of United Overseas Bank Ltd., Singapore. Mr.Ong had also served at Ernst & Young, Singapore for 30 years and was involved in audit and financial advisory work etc.

The audit aspects of Indo-Malay PLC are conducted within the Agenda of CCPLC - Audit Committee.

The Company holds and manages an investment portfolio.

Meetings of the Audit Committee

As allowed by the CCPLC-Audit Committee Charter, CCPLC-Audit Committee held Six (06) virtual Meetings during the financial year to discuss matters relating to the Company.

The attendance of the Members at Committee Meetings were as follows:

	Meetings (virtual) attended (out of 06)
Mr.A.S. Amaratunga (Chairman)	6/6
Mr.D.C.R. Gunawardena	6/6
Mr.Y.H. Ong	6/6

The Audit Committee Meetings were attended by the Country Head (Sri Lanka) and Head of Finance-MIS & Reporting, Agro Harapan Lestari (Private) Limited, Managers.

The Audit Committee met the External Auditors, Messrs.Ernst & Young twice during the year to discuss the audit scope

Audit Committee Report

and to deliberate the draft Financial Report and Accounts

Following the Audit Committee Meetings, the Chairman-Audit Committee issues a written update for circulation to the Board, as relevant, indicating the important matters discussed and decisions taken in respect of the Company. In addition, Minutes/extracts of the Minutes of Audit Committee Meetings are circulated to the Board of Directors.

Purpose of the Audit Committee

To assist the Board of Directors in fulfilling its oversight responsibilities for the financial reporting process, the system of internal control over financial reporting, the audit process and the Company's process for monitoring compliance with laws and regulations, Company policies and procedures and the code of conduct.

To ensure that the internal audit activity is well-managed, so that it adds value to the organisation by being objective in providing relevant assurance, contributing to the effectiveness and efficiency of governance, risk management and control processes. Also, to select and implement a direct reporting relationship with the Company's External Auditors and ensuring their independence.

Financial Statements

The interim financial statements of Indo-Malay PLC have been reviewed by the Audit Committee Members. The draft financial statements of Indo-Malay PLC for the year ended 31st March 2022 were also reviewed at a Meeting of the Audit Committee Members, together with the External Auditors, Messrs. Ernst & Young, prior to approval by the Board of Directors and release of same to the Regulatory Authorities and to the shareholders.

The Audit Committee Members were provided with confirmations and declarations as required by the Managers, Agro Harapan Lestari (Private) Limited that the said financial statements were prepared in accordance with the Sri Lanka Accounting Standards (SLFRS/LKAS) and the information required by the Companies Act No. 7 of 2007 therein and presented a true and fair view of the Company's state of affairs as at that date and the Company's activities during the year under review.

Internal Audit

The operations of the Company have been scaled down only to the investments in Shalimar Developments Sdn Bhd, which is the investment arm within the Group. Since no new investments were made, the risks are very minimal and thus no internal audits were carried out during the year.

Performance of the investments held by the Company

The Company's investments in PT Agro Indomas (PTAI), held through Shalimar Developments Sdn Bhd is managed by the group's (GAHL) fully owned management arm in Indonesia, PT Agro Harapan Lestari. GAHL's Audit Committee covers audit obligations over Indonesian plantation operations incorporated in Indonesia, including PTAI.

External Audit

The External Auditors' Letter of
Engagement was reviewed and discussed
by the Committee with them and the
Management prior to the commencement
of the audit and the Committee followed
up on the issues raised by the External
Auditors

The Members of the Audit Committee have determined that the independence of Messrs. Ernst & Young, Chartered Accountants has not been impaired by any event or service that gives rise to a conflict of interest. The Committee also reviewed the arrangements made by the Auditors to maintain their independence and confirmation has been received from the Auditors of their compliance with the independence guidance given in the Code of Ethics of the Institute of Chartered Accountants of Sri Lanka

The Members of the Audit Committee have concurred to recommend to the Board of Directors the re-appointment of Messrs. Ernst & Young, Chartered Accountants, as Auditors for the financial year ending 31st March 2023, subject to the approval of the shareholders of Indo-Malay PLC at the Annual General Meeting.

(Sgd.)

A.S. Amaratunga

Chairman – Audit Committee

Carson Cumberbatch PLC

30th May 2022

Related Party Transactions Review Committee Report

In accordance with the Colombo Stock Exchange Listing Rules, the Related Party Transactions Review Committee (RPTRC) of Carson Cumberbatch PLC (CCPLC), the Parent Company of Goodhope Asia Holdings Limited, functions as the RPTRC of the Company.

The Company holds and manages an investment portfolio.

Composition of the Committee

The Members of the RPTRC are as follows:

RPTRC Members	Executive/ Non-Executive/ Independent
Mr.W.M.R.S. Dias (Chairman)	Non-Executive, Independent (CCPLC)
Mr.D.C.R.	Non-Executive
Gunawardena	(CCPLC)
Mr.H. Selvanathan	Executive
	Director (CCPLC)
Mr.M. Selvanathan	Executive
	Director (CCPLC)
Mr.S.K. Shah	Non-Executive
	Director (CCPLC)
Mr.R. Theagarajah	Non-Executive,
	Independent
	(CCPLC)

Meetings of the Related Party Transactions Review Committee

CCPLC-RPTRC held One (01) virtual Meeting in each calendar quarter and a total of Four (04) RPTRC Meetings were held during the financial year. In addition, the approval of the RPTRC Members were sought via 10 Circular Resolutions, as well as 12 Circular Letters were circulated for their information during the financial year.

The attendance of the Members at Committee Meetings were as follows:

	Meetings (virtual) attended (out of 04)
Mr.W.M.R.S. Dias (Chairman)	4/4
Mr.D.C.R. Gunawardena	4/4
Mr.H. Selvanathan	3/4
Mr.M. Selvanathan	4/4
Mr.S.K. Shah	4/4
Mr.R. Theagarajah	3/4

Purpose of the Committee

The objective of the RPTRC is to review all Related Party Transactions (RPTs) of the Listed Companies of the Carsons Group, other than those exempted by the Carsons Group RPT Code, prior to the transaction being entered into or, if the transaction is expressed to be conditional on such review, prior to the completion of the transaction.

Policies and procedures

- The RPTRC reviews the relevant
 Related Party Transactions of the
 Listed Companies of the Carsons
 Group and where the Committee
 decides that the approval of the
 Board of Directors of the respective
 Companies are necessary to approve
 a Related Party Transaction, such
 Board approval is obtained prior to
 entering into the relevant Related
 Party Transaction.
- When reviewing a transaction, the RPTRC would decide whether the proposed transaction is carried out on an arm's length basis irrespective

of whether it is recurrent or nonrecurrent in nature.

- Reviewing and approval would be either by meeting of members (subject to quorum being present) or by circulation.
- In determining whether to obtain the approval of the Board of Directors for a Related Party Transaction, the RPTRC will take into account, among other factors it deems appropriate, whether the proposed RPTs pose a conflict of interest to the Directors.

The self-declarations from the Directors and Key Management Personnel are obtained for the purpose of identifying parties related to them. Further, the guidelines which senior management must follow in routing Related Party Transactions to the relevant forum, including transaction threshold values and pricing where applicable have been documented even in the case of once approved recurrent transactions which are of operational nature, which as per the Carsons Group RPT Code need not be repeatedly approved, if within the broad thresholds.

The RPTRC in discharging its function endeavours to ensure that :

- there is compliance with the Carsons Group RPT Code;
- shareholder interests are protected; and
- fairness and transparency are maintained.

The Committee has a criteria for designating Carsons Group Key Management Personnel (KMP) and quarterly disclosures are made by the KMPs so designated, as relevant.

The Related Party Transactions of the Company for the period 1st April 2021 to 31st March 2022 have been reviewed by the Members of the RPTRC and the comments and observations of the Committee have been communicated to the Board of Directors of the Company.

(Sgd.)

W.M.R.S. Dias

Chairman – Related Party Transactions Review Committee

Carson Cumberbatch PLC

Colombo 30th May 2022

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Independent Auditors' Report



Ernst & Young Chartered Accountants 201, De Saram Place P.O. Box 101 Colombo 10, Sri Lanka Tel: +94 11 246 3500 Fax (Gen): +94 11 269 7369 Fax (Tax): +94 11 557 8180 Email: eysl@lk.ey.com ev.com

TO THE SHAREHOLDERS OF INDO-MALAY PLC

Report on the audit of the financial statements

Opinion

We have audited the financial statements of Indo-Malay PLC ("the Company"), which comprise the statement of financial position as at 31 March 2022, and the statement of profit or loss, statement of comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Company as at 31 March 2022 and its financial performance and its cash flows for the year then ended in accordance with Sri Lanka Accounting Standards.

Basis for opinion

We conducted our audit in accordance with Sri Lanka Auditing Standards ("SLAuSs"). Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the

financial statements section of our report. We are independent of the Company in accordance with the Code of Ethics issue by The Institute of Chartered Accountant of Sri Lanka ("Code of Ethics") and we have fulfilled our other ethical responsibilities in accordance with the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Kev audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in the audit of the financial statements of the current period. These matters were addressed in the context of the audit of the financial statements as a whole, and in forming the auditor's opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of

Partners: H M A Jayesinghe FCA FCMA, R N de Saram ACA FCMA, Ms. N A De Silva FCA, W R H De Silva FCA ACMA, Ms. Y A De Silva FCA, Ms. K R M Fernando FCA ACMA, N Y B L Fernando ACA, W K B S P Fernando FCA FCMA, Ms. L K H L Fonseka FCA, D N Gamage ACA ACMA, A P A Gunasekera FCA FCMA, A Herath FCA, D K Hulangamuwa FCA FCMA LLB (London), Ms. A A Ludowyke FCA FCMA Ms. G G S Manatunga FCA, A A J R Perera ACA ACMA, Ms. P V K N Sajeewani FCA N M Sulaiman ACA ACMA, B E Wijesuriya FCA FCMA, C A Yalagala ACA ACMA

Principals: G B Goudian ACMA, Ms. P S Paranavitane ACMA LLB (Colombo), T P M Ruberu FCMA FCCA

Independent Auditors' Report

procedures designed to respond to our assessment of the risks of material misstatement of the financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying financial statements.

Key Audit Matter	How our audit addressed the key audit matter	
Valuation of unquoted equity investment at Fair Value through Other Comprehensive Income (FVOCI)	Our audit procedures included among others:	
The Company's financial assets at Fair Value through Other Comprehensive Income (FVOCI) consists of an unquoted equity investment in Shalimar Developments Sdn. Bhd (SDSB). The fair value of the unquoted equity investment is Rs. 10,486.43 Mn at the reporting date and has been valued based on the adjusted net asset basis. SDSB's net assets represent the investment value of its investee, PT	We assessed the competency, capability and objectivity and expertise of the management's external expert engaged for the valuation.	
Agro Indomas (PTAI) which was determined based on the income approach, using discounted cash flow method. PTAI's investment value significantly depends on the fair value of its palm oil plantation.	We engaged our internal specialised resources to assist us in evaluating the appropriateness of	
We determined the valuation of the unquoted equity investment as a key audit matter due to the following:	valuation techniques used by management's external expert and	
The materiality of the reported balance which represents 98.3% of total assets.	reasonableness of the significant management	
The degree of management judgements, assumptions and estimates associated with valuation of unquoted equity investments at fair value, such as	judgements and assumptions used, in particularly those relating to CPO, discount rate and	
 determining the appropriate valuation techniques to be used for the valuation of SDSB's unquoted equity shares and PTAI's palm oil plantation 	yield per hectare. • Checked the key data used in the valuation.	
and	We assessed the	
 use of unobservable inputs such as crude palm oil price ("CPO"), discount rate and yield per hectare in the valuation of PTAI's palm oil plantation, as further disclosed in notes 3 and 8 to the financial 	adequacy of the disclosures made in Notes 3 and 8 in the financial statements.	

statements.

Other information included in the Company's 2021/22 Annual Report

Other information consists of the information included in the Annual Report, other than the financial statements and our auditor's report thereon. The Management is responsible for the other information.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of management and those charged with governance for the financial statements

Management is responsible for the preparation of the financial statements that give a true and fair view in accordance with Sri Lanka Accounting Standards, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SLAuSs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if. individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SLAuSs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

Independent Auditors' Report

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of the management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to

- the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and

are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on other legal and regulatory requirements

As required by section 163 (2) of the Companies Act No. 07 of 2007, we have obtained all the information and explanations that were required for the audit and, as far as appears from our examination, proper accounting records have been kept by the Company.

The Institute of Chartered Accountant of Sri Lanka membership number of the engagement partner responsible for signing this independent auditor's report is 2440.

Of ERNST AND YOUNG

Chartered Accountants

Bust House

30th May 2022 Colombo

Statement of Profit or Loss

For the Year Ended 31 March	Notes	2022 Rs. '000	2021 Rs. '000
Dividend Income		22,419	-
Interest Income		1,343	2,222
Other Income	13.1	624	4,865
Administrative Expenses		(2,033)	(1,235)
Profit before Tax	4	22,353	5,852
Income Tax Expense	5	-	-
Profit for the year		22,353	5,852
Earnings per Share (Rs.)	6	4.65	1.22

The Accounting Policies and Notes from pages 39 to 62 form an integral part of these Financial Statements.

Figures in brackets indicate deductions.

Statement of Comprehensive Income

For the Year Ended 31 March		2022	2021
	Notes	Rs. '000	Rs. '000
Profit for the year		22,353	5,852
Other Comprehensive Income			
Other Comprehensive Income not to be reclassified			
to Profit or Loss in subsequent periods;			
Gain on Change in Fair Value of Financial Assets classified under			
FVOCI	8	3,591,052	1,292,917
Net Other Comprehensive Income not to be			
reclassified to Profit or Loss in subsequent periods;		3,591,052	1,292,917
Other Comprehensive Income for the year, Net of Tax		3,591,052	1,292,917
Total Comprehensive Income for the year, Net of Tax		3,613,405	1,298,769

The Accounting Policies and Notes from pages 39 to 62 form an integral part of these Financial Statements.

Figures in brackets indicate deductions.

Statement of Financial Position

As at 31 March		2022	2021
AS at ST Water	NI=1==		
	Notes	Rs. '000	Rs. '000
Assets			
Non-Current Asset			
Property, Plant and Equipment	7	311	113
Other Non-Current Financial Assets	8	10,630,907	7,039,855
Total Non-Current Asset		10,631,218	7,039,968
Current Assets			
Advances and Prepayments		394	379
Income Tax Receivable		820	820
Short Term Investment	10	30,964	43,087
Cash and Cash Equivalents	9	3,433	2,274
Total Current Assets		35,611	46,560
Total Assets		10,666,829	7,086,528
- 4 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Equity and Liabilities			
Equity	11	70.000	70.000
Stated Capital	11	70,033	70,033
Retained Earnings	10	46,002	60,119
Other Reserves	12	10,492,762	6,901,710
Total Shareholders' Funds		10,608,797	7,031,862
Current Liabilities			
Other Payables	13	57,713	54.407
Provisions and Accrued Expenses	13	37,713	259
Total Current Liabilities			54,666
Total Liabilities		58,032 58,032	54,666
Total Equity and Liabilities		10,666,829	7,086,528
Total Equity and Elabilities		10,000,029	7,000,320
Net Assets per Ordinary Share (Rs.)		2,204.93	1,461.50
Net Assets per Orumary Shale (Ks.)		2,204.73	1,401.30

The Accounting Policies and Notes from pages 39 to 62 form an integral part of these Financial Statements.

I certify that these Financial Statements are in compliance with the requirements of the Companies Act No. 7 of 2007.

(Sgd.)

Aneesh Dudeja

President / Chief Financial Officer

The Board of Directors is responsible for these Financial Statements.

Signed for and on behalf of the Managers. Signed for and on behalf of the Board.

(Sgd.) (Sgd.) (Sgd.)

A.R. Azeez H. Selvanathan M. Selvanathan

Director Chairman Director

Agro Harapan Lestari (Pvt) Ltd.

30th May 2022 Colombo

Statement of Changes In Equity

	Stated Capital Rs. '000	Fair Value Reserve Rs. '000	Retained Earnings Rs. '000	Total Shareholders Funds Rs. '000
Balance as at 1 April 2020	70,033	5,608,793	54,267	5,733,093
Profit for the year	-	-	5,852	5,852
Other Comprehensive Income	-	1,292,917	-	1,292,917
Total Comprehensive Income for the year	-	1,292,917	5,852	1,298,769
Balance as at 31 March 2021	70,033	6,901,710	60,119	7,031,862
Profit for the year	-	-	22,353	22,353
Other Comprehensive Income	-	3,591,052	-	3,591,052
Total Comprehensive Income for the year	-	3,591,052	22,353	3,613,405
Interim Dividend - Ordinary Shares				
(Note 6.1)	-	-	(36,470)	(36,470)
Balance as at 31 March 2022	70,033	10,492,762	46,002	10,608,797

The Accounting Policies and Notes from pages 39 to 62 form an integral part of these Financial Statements.

Cash Flow Statement

For the Year Ended 31 March	Notes	2022 Rs. '000	2021 Rs. '000
Operating Activities	NOCCS	N3. 000	113. 000
Profit before Tax		22,353	5,852
Adjustments for:			
Depreciation	7	172	59
Unclaimed Dividend Forfeited	13.1	(624)	(4,865)
Dividend Income		(22,419)	-
Interest Income		(1,343)	(2,222)
Operating Loss before Working Capital Changes		(1,861)	(1,176)
3 - 1 - 3		, , , , ,	() -/
Working Capital Changes:			
Advances and Prepayments		(15)	565
Provisions and Accrued Expenses		60	(511)
Cash Flows Used In Operations		(1,816)	(1,122)
Income Tax Paid		-	_
Net Cash Flows used in Operating Activities		(1,816)	(1,122)
Investing Activities			
Acquisition of Property, Plant and Equipment	7	(370)	-
Short Term Investment	10	12,881	(17,692)
Dividend Received		22,419	-
Interest Received		585	1,402
Net Cash Flows From / (Used In) Investing Activities		35,515	(16,290)
Financing Activities			
Unclaimed Dividend during the year	13.1	3,930	-
Dividend Paid		(36,470)	-
Net Cash Flows Used In Financing Activities		(32,540)	-
Net Increase/ (Decrease) in Cash and Cash Equivalents		1,159	(17,412)
Cash and Cash Equivalents at the beginning of the year		2,274	19,686
Cash and Cash Equivalents at the beginning of the year	9	3,433	2,274
Cush and Cush Equivalents at the end of the year		3,433	۷,۷/4

The Accounting Policies and Notes from pages 39 to 62 form an integral part of these Financial Statements.

1. CORPORATE INFORMATION

1.1 General

Indo-Malay PLC ("the Company") is a public quoted company with limited liability, incorporated and domiciled in Sri Lanka. The registered office of the Company is located at No. 61, Janadhipathi Mawatha, Colombo 01.

1.2 Principal Activities and Nature of Operations

The principal activity of the Company is managing and holding of an investment portfolio.

1.3 Parent Entity and Ultimate Parent Entity

The Company's parent entity is Good Hope Asia Holdings Limited incorporated in Singapore. In the opinion of the directors, the Company's ultimate parent undertaking and controlling party is Bukit Darah PLC which is incorporated in Sri Lanka.

1.4 Date of Authorisation for Issue

The Financial Statements of Indo-Malay PLC for the year ended 31st March 2022 was authorised for issue in accordance with a resolution of the Board of Directors on 30th May 2022.

2. SIGNIFICANT ACCOUNTING POLICIES

2.1 General Accounting Policies

2.1.1 Statement of Compliance

The Financial Statements of Indo-Malay PLC comprises the Statement of Profit or Loss and the Statement of Comprehensive Income, Statement of Financial Position, Statement of Changes in Equity and Statement of Cash Flows, together with the Accounting Policies and Notes to the Financial Statements.

These financial statements are prepared in accordance with the Sri Lanka Accounting Standards comprising SLFRS and LKAS (hereafter "SLFRS") as issued by the Institute of Chartered Accountants of Sri Lanka, and also in compliance with the requirements of the Companies Act No. 07 of 2007.

2.1.2 Basis of Preparation

The Financial Statements of the Company have been prepared in accordance with Sri Lanka Accounting Standards (SLFRS and LKAS) as issued by Institute of Chartered Accountants of Sri Lanka.

The Financial Statements have been prepared on a historical cost basis, except for the following material items in the statement of Financial Position:

 Financial assets classified under Fair Value through Other Comprehensive Income.

2.1.3 Comparative Figures

Certain comparative figures have been reclassified in order to conform to the presentation for the current period. Such reclassifications were made to improve the quality of presentation and do not affect previously reported profit or equity.

2.2 Changes in Accounting Policies and Disclosures

2.2.1 New and Amended Standards and Interpretations

The accounting policies adopted are consistent with those of the previous financial year except for the changes in accounting policies described in Note 2.2.2.

2.2.2 Standards issued but not yet effective

The new and amended standards that are issued, but not yet effective to the date of issuance of these financial statements are disclosed below.

- SLFRS 17 Insurance Contracts
- Amendments to LKAS 37
 Provisions, Contingent Liabilities and Contingent Assets: Onerous Contracts Costs of Fulfilling a Contract
- Amendments to LKAS 16 Property, Plant & Equipment: Proceeds before Intended Use
- Amendments to SLFRS 3
 Business Combinations: Updating a reference to conceptual framework

While SLFRS 17 is effective for reporting periods beginning on or after 1 January 2023 all the other amendments are effective for the annual periods beginning on or after 1 January 2022.

Amendments to LKAS 37 Provisions, Contingent Liabilities and Contingent Assets : Onerous Contracts – Costs of Fulfilling a Contract

In March 2021, the ICASL adopted amendments to LKAS 37 to specify which costs an entity needs to include when assessing whether a contract is onerous or loss-making.

The amendments apply a "directly related cost approach". The costs that relate directly to a contract to provide goods or services include both incremental costs and an allocation of costs directly related to contract activities. General and administrative costs do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract.

The amendments are effective for annual reporting periods beginning on or after 1 January 2022. The Company will apply these amendments to contracts for which it has not yet fulfilled all its obligations at the beginning of the annual reporting period in which it first applies the amendments.

Amendments to LKAS 16 Property, Plant & Equipment: Proceeds before Intended Use

In 25 March 2021, the Institute of Chartered Accountants of Sri Lanka (CA Sri Lanka) issued LKAS 16 Property, Plant and Equipment — Proceeds before Intended Use, which prohibits entities deducting from the cost of an item of property,

plant and equipment, any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognises the proceeds from selling such items, and the costs of producing those items, in profit or loss.

The amendment is effective for annual reporting periods beginning on or after 1 January 2022 and must be applied retrospectively to items of property, plant and equipment made available for use on or after the beginning of the earliest period presented when the entity first applies the amendment.

Amendments to SLFRS 3 Business Combinations: Updating a reference to conceptual framework

In 23 March 2021, the Institute of Chartered Accountants of Sri Lanka (CA Sri Lanka) issued amendments to SLFRS 3 Business Combinations - Updating a Reference to the Conceptual Framework. The amendments are intended to replace a reference to the Framework for the Preparation and Presentation of Financial Statements, issued in 1989, with a reference to the Conceptual Framework for Financial Reporting issued in March 2018 without significantly changing its requirements.

An exception was also added to the recognition principle of SLFRS 3 to

avoid the issue of potential 'day 2' gains or losses arising for liabilities and contingent liabilities that would be within the scope of LKAS 37 or IFRIC 21 Levies, if incurred separately.

At the same time, it was decided to clarify existing guidance in SLFRS 3 for contingent assets that would not be affected by replacing the reference to the Framework for the Preparation and Presentation of Financial Statements

The amendments are effective for annual reporting periods beginning on or after 1 January 2022 and apply prospectively.

2.3 Summary of Significant Accounting Policies

2.3.1 Conversion of Foreign Currencies

(a) Presentation Currency

The Financial Statements are presented in Sri Lanka Rupees.

(b) Investment Operations in Sri Lanka

The functional currency of the investment operations in Sri Lanka is Sri Lanka Rupees. Transactions in foreign currencies are initially translated into functional currency using the exchange rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies as at the reporting date are translated at the functional currency rate of exchange ruling at that date. The exchange differences arising on translation are taken to the Statement of Profit or Loss. The exchange gains or losses of Fair

Value through Other Comprehensive Income (FVOCI) are taken to Other Comprehensive Income.

2.3.2 Property, Plant and Equipment

Property, plant and equipment are stated at cost, net of accumulated depreciation and accumulated impairment loss. Such cost includes the cost of replacing part of the property, plant and equipment. Other subsequent expenditure is capitalised only when it increases future economic benefits of the related item of property, plant and equipment and the cost can be reliably measured. All other expenditure is recognised in profit or loss as incurred.

Depreciation is calculated on a straight-line basis over the estimated useful lives of the assets, as follows:

Computer Over 03 Equipment Years

The carrying values of property, plant and equipment are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable. If any such indication exists and where the carrying values exceed the estimated recoverable amount, the assets are written down to their recoverable amount being the higher of their fair value less costs to sell and their value in use.

An item of property, plant and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected

from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the Statement of Comprehensive Income when the asset is derecognised.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

2.3.3 Financial Instruments — Initial Recognition and Subsequent Measurement

Financial Assets

Initial Recognition and Measurement Financial assets within the scope of SLFRS 09 are broadly categorised as financial assets at amortised cost, fair value through profit or loss and financial assets at fair value through other comprehensive income. The Company determines the classification of its financial assets at initial recognition. All financial assets are recognised initially at fair value plus (in the case of assets not at fair value through profit or loss) directly attributable transaction costs. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

The Company's financial assets include bank balances, short-term deposits, and fair value through other comprehensive income (FVOCI) financial assets.

Subsequent Measurement

The subsequent measurement of financial assets depends on their classification as follows:

(a) Debt Instruments at Amortised Cost

The Company measures financial assets at amortised cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding

Financial assets at amortised cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

The Company's financial assets at amortised cost includes bank balances and short term deposits under current financial assets.

(b) Financial Assets classified under Fair Value through Other Comprehensive Income

This category only includes the equity instruments, which the Company intends to hold for the foreseeable future and which the Company has irrevocably elected to classify upon transition. There is no recycling of gains or losses to profit or loss on derecognition and the dividend received as a result of holding this investment will be recognised to profit or loss.

De-recognition

A financial asset is de-recognised when:

- The rights to receive cash flows from the asset have expired
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, and has neither transferred nor retained.

substantially all of the risks and rewards of the asset nor transferred control of it, the asset is recognised to the extent of the Company's continuing involvement in it.

Impairment of Financial Assets

SLFRS 09 establishes a new model for impairment which is a forward-looking expected credit loss model.

The Company assesses at each reporting date whether there is any objective evidence that a financial asset is impaired. The guiding principle of the Expected Credit Loss (ECL) model is to reflect the general pattern of deterioration or improvement in the credit quality of financial instruments. The amount of ECLs recognised as a loss allowance or provision depends on the extent of credit deterioration since initial recognition.

Company presents its Short-term investments and short-term deposits at Amortised Cost. Financial Assets have been assessed under 12-month expected credit loss model. Company holds these Financial Assets at Financial Institutions with high credit ratings and therefore believes no evidence exist to make impairment provisions.

Financial Assets categorised as Fair Value through OCI

The fair value of financial instruments that are traded in active markets at each reporting date is determined by reference to quoted market prices or dealer price quotations (bid price for

long positions and ask price for short positions), without any deduction for transaction costs. For financial instruments not traded in an active market, the fair value is determined based on income approach that estimates the fair value by discounting projected cash flows in a discrete projection period to present value.

Financial Liabilities

Initial Recognition and Measurement

The Company determines the classification of its financial liabilities at initial recognition. All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings, net of directly attributable transaction costs. The Company's financial liabilities include other payables.

Subsequent Measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

Other Payables

Liabilities are recognised for amounts to be paid in the future for assets or services received, whether billed by the supplier or not. The financial liabilities are subsequently measured at amortised cost using the (Effective Interest Rate) EIR method.

De-recognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expired.

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

2.3.4 Provisions

Provisions are recognised when the Company has a present legal or constructive obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects. where appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as finance cost.

2.3.5 Income

Gains and Losses

Net gains and losses of a revenue nature arising from the disposal of other noncurrent assets, are accounted in the Statement of Profit or Loss, after deducting the carrying amount from proceeds on disposal of such assets and the related selling expenses.

Gains and losses arising from activities incidental to the main

revenue generating activities and those arising from a group of similar transactions, which are not material are aggregated, reported and presented on a net basis.

Interest Income

Interest income is recorded as it accrues using the effective interest method

Dividend Income

Dividend income is recognised when the Company's right to receive the payments is established.

Others

Other income is recognised on an accrual basis.

2.3.6 Expenditure Recognition

Expenses are recognised in the statement of profit or loss on the basis of a direct association between the cost incurred and the earning of specific items of income. All expenditure incurred in the running of the business has been charged to the Statement of Profit or Loss.

For the purpose of presentation of the Statement of Profit or Loss, the Directors are of the opinion that "function of expenses" method presents fairly the elements of the Company's performance, and hence such presentation method is adopted.

Others

Other expenses are recognised on an accrual basis.

2.3.7 Taxation

(a) Current Income Tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted at the reporting date.

Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Liability to taxation of the Company is made after claiming relief available in terms of the Double Taxation
Agreement entered into between the Governments of Malaysia and Sri Lanka.

(b) Deferred Taxation

Deferred tax is provided on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. Deferred tax liabilities are recognised for all temporary differences, except:

 Where the deferred tax liability arises from an asset or liability in a transaction that affects neither the accounting profit nor the taxable profit.

Deferred tax assets are recognised for all deductible differences, carry forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profits will be available against which the deductible temporary differences and the carry forward of unused tax credits and unused tax losses can be utilised, except:

 Where the deferred tax assets relating to deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that affects neither the accounting profit nor the taxable profit.

The carrying amount of deferred tax assets are reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow the deferred tax assets to be utilised. Unrecognised deferred tax assets are re-assessed at each reporting date and are recognised to the extent that it has become probable that future taxable profits will allow the deferred tax assets to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the assets are realised or the liabilities are settled, based on tax rates and tax laws that have been enacted or substantially enacted at the reporting date.

Deferred tax relating to items recognised outside the Statement of Profit or Loss is recognised outside the Statement of Profit or Loss. Deferred tax items are recognised in correlation to the underlying

transaction either in the Statement of Profit or Loss or Statement of Other Comprehensive Income.

2.3.8 Current versus Non-Current Classification

The Company presents assets and liabilities in the Statement of Financial Position based on current/non-current classification. An asset is classified as current when it is:

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as noncurrent.

A liability is current when:

- It is expected to be settled in normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

The Company classifies all other liabilities as non-current

2.3.9 Fair Value Measurement

The Company measures equity instruments at fair value at each reporting date. Fair value related disclosures for financial instruments are summarised in the following notes;

	Notes
Disclosures for	Note 8
valuation methods,	
significant estimates	
and assumptions	
Quantitative	Note 20
disclosures of fair value	
measurement hierarchy	
Investment in quoted/	Note 8
unquoted equity shares	
Financial instruments	Note 20

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability or
- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets for which fair value is measured or disclosed in the Financial Statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets that are recognised in the Financial Statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation

(based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

External valuers are involved for valuation of unquoted investments. Involvement of external valuers is decided upon annually by the Management after discussion with and approval by the Company's Audit Committee. Selection criteria include market knowledge, reputation, independence and whether professional standards are maintained. The Management decides, after discussions with the Company's external valuers, which valuation techniques and inputs to use for each case.

At each reporting date, the Management analyses the movements in the values of assets which are required to be remeasured or reassessed as per the Company's accounting policies. For this analysis, the Management verifies the major inputs applied in the latest valuation by agreeing the information in the valuation computation to contracts and other relevant documents.

The Management, in conjunction with the Company's external valuers, also compares the change in the fair value of each asset with relevant external sources to determine whether the change is reasonable.

The Management presents the valuation results to the Audit Committee and the Company's independent auditors. This includes a

discussion of the major assumptions used in the valuations

For the purpose of fair value disclosures, the Company has determined classes of assets on the basis of the nature, characteristics and risks of the asset and the level of the fair value hierarchy as explained above.

2.3.10 Cash and Cash Equivalents

Cash and Cash Equivalents in the Statement of Financial Position comprise cash at banks and shortterm deposits which are subject to an insignificant risk of changes in value.

For the purpose of the Statement of Cash Flows, cash and cash equivalents consist of bank balances and short-term deposits with a maturity of three months or less.

2.3.11 Segment Reporting

An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Company's other components. All operating segments' operating results are reviewed regularly by the senior management to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available

Segment results that are reported to the senior management and board of directors include items directly

attributable to a segment as well as those that can be allocated on a reasonable basis

Company operates under one single segment.

3. SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the Financial Statements requires management to make judgements, estimates and assumptions that affect the reported amounts of income, expenses, assets and liabilities, and the disclosure of contingent liabilities, at the reporting date. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the asset or liability affected in future periods.

The estimates and underlying assumptions are reviewed regularly. Revisions to accounting estimates are recognised in the period in which the estimate is revised, if the revision affects only that period or in the period of the revision and future periods, if the revision affects both current and future.

Deferred Taxes

Deferred tax asset of Rs. 0.99 Mn (2021: 0.98 Mn) as at 31 March 2022 has not been recognised on the carried forward tax losses as the Company is unable to assess with reasonable certainty that taxable profits would be available to recover the deferred tax asset in the foreseeable future. If the Company

recognise deferred tax asset, profit and equity would have increased by Rs. 0.99 Mn (2021: 0.98 Mn). Further details on deferred taxes are disclosed in Note 5.

Fair Value Measurement of Assets classified under FVOCI

The Company engaged an independent valuation specialist to assess fair value of unquoted equity shares as at 31 December 2021 and 31 December 2020. Unquoted equity shares of Shalimar Developments Sdn. Bhd. has been valued based on adjusted net asset basis. Such net assets represent the investment value of PT Agro Indomas (PTAI) which was determined based on income approach using discounted cash flow method. A degree of judgement is required in establishing fair value and changes in assumptions could affect the reported fair value. The key assumptions used to determine the fair value of the unquoted equity shares and sensitivity analysis are provided in Notes 8 and 20.

Going Concern

The outbreak and spread of the coronavirus globally since January 2020 have caused disruption to business and activities, and uncertainty to the global economy. Quarantine measures taken by respective countries widely

affected the Trust's operations directly or indirectly linked to industry sectors such as Financials, Agriculture, Manufacturing, Tourism, Transportation, Construction, Trade, Services, Consumption.

In preparing these financial statements, based on available information, the management has assessed the existing and anticipated effects of COVID-19 on the Company and the appropriateness of the use of the going concern basis.

Having presented the outlook to the Board, the Directors are satisfied that the Company has adequate resources to continue in operational existence for the foreseeable future and continue to adopt the going concern basis in preparing these financial statements

4. PROFIT BEFORE TAX

Profit before tax is stated after charging all expenses including the following:

For the Year Ended 31 March	2022 Rs. '000	2021 Rs. '000
Auditors' Remuneration Directors' Fees (Note 18.2)	243 480	232 140
Professional Fees	99	83

5. TAXATION

5.1 Major Components of Income Tax Expense

The major components of income tax expense for the financial year ended 31 March are as follows:

For the Year Ended 31 March	2022	2021
	Rs. '000	Rs. '000
Statement of Profit or Loss		
Current Income Tax		
Current Income Tax Expense	-	-
Under Provision of Current Income Tax in respect of prior years	-	-
Income Tax Expense recognised in Statement of		
Profit or Loss	-	-

5.2 Relationship between Income Tax Expense and Accounting Profit

The reconciliation between tax expense and the product of accounting profit multiplied by the applicable corporate tax rate for the financial year ended 31 March are as follows:

For the Year Ended 31 March	2022 Rs. '000	2021 Rs. '000
Profit before Tax	22,353	5,852
Allowable Items	(24,495)	(7,122)
Disallowable Items	172	59
Taxable Loss	(1,970)	(1,211)
Interest Income	1,342	2,222
Dividend Income	22,419	-
Exempted Income	(21,812)	-
Deductions under Section 19	(1,949)	(2,222)
Taxable Income	-	_
Current Income Tax Charge	-	-
Total Income Tax Charge	-	-
Total Income tax Reversal	-	-
Tax Losses		
Balance as at 01 April	4,100	5,110
Loss incurred during the year	1,970	1,211
Loss set-off for the current year	(1,949)	(2,222)
Balance as at 31 March	4,121	4,100

6. EARNINGS PER SHARE

The calculation of earnings per ordinary share is based on the profit after taxation over the weighted average number of ordinary shares in issue during the year.

Given below is the computation of earning per share:

For the Year Ended 31 March	2022	2021
Numerator		
Profit for the year (Rs.)	22,352,666	5,851,940
Profit attributable to Ordinary Shareholders (Rs.)	22,352,666	5,851,940
Denominator		
Weighted Average Number of Ordinary Shares	4,811,400	4,811,400
Earnings per Share (Rs.)	4.65	1.22

6.1. Dividend Declared and Paid

For the Year Ended 31 March	2022	2021
Dividend paid on Ordinary Shares during the year		
Interim Dividend for 2022: Rs. 7.58 per share	36,470,412	-
Dividend per Share (Rs.)*	7.58	-

^{*}Dividend per share is calculated by considering the dividend paid for the year divided by the number of shares in issue which ranked for those divided.

7. PROPERTY, PLANT AND EQUIPMENT

7.1. Gross Carrying Amounts

	Balance As at 01.04.2021 Rs. '000	Additions Rs. '000	Write-off/ Disposals Rs. '000	Balance As at 31.03.2022 Rs. '000
At Cost Computer Equipment	177	370	_	547
Total Value of Depreciable Assets	177	370	-	547

7.2 Depreciation

	Balance As at 01.04.2021 Rs. '000	Charge for the year Rs. '000	Write-off/ Disposals Rs. '000	Balance As at 31.03.2022 Rs. '000
At Cost				
Computer Equipments	64	172	-	236
Total Depreciation	64	172	-	236

7.3 Net Book Values

	2022	2021
	Rs. '000	Rs. '000
Computer Equipments	311	113
	311	113

- **7.4** During the year, the Company acquired property plant and equipment to the aggregate value of Rs. 370,000 (2021: Nil)
- **7.5** Cash payments amounting to Rs. 370,000 (2021: Nil) were made during the period for the purchase of property, plant and equipment.

8. OTHER NON-CURRENT FINANCIAL ASSETS

	Unquoted ed	quity shares	Quoted equi	ty shares	Tot	al
	2022	2021	2022	2021	2022	2021
	Rs. '000	Rs. '000	Rs. '000	Rs. '000	Rs. '000	Rs. '000
Financial Assets classified under Fair Value through OCI						
At the beginning of the year	6,896,135	5,568,053	143,720	178,885	7,039,855	5,746,938
Gain / (Loss) on Change in Fair Value	3,590,300	1,328,082	752	(35,165)	3,591,052	1,292,917
At the end of the year	10,486,435	6,896,135	144,472	143,720	10,630,907	7,039,855

8.1.a Financial Assets classified under Fair Value through OCI— Unquoted Equity Shares

The Company holds a 13.33% equity investment (2021: 13.33%) in Shalimar Development Sdn. Bhd. (SDSB), an investment holding company incorporated in Malaysia. The sole equity investment of SDSB is in PT Agro Indomas (PTAI), an oil palm plantation company based in Indonesia, in which it has a controlling interest. The Company has designated its investment in SDSB as a financial assets classified under Fair Value through OCI, and is measured at fair value, the basis of which is detailed in Note 8.2 below.

8.1.b Financial Assets classified under Fair Value through OCI — Quoted Equity Shares

The Company holds a non-controlling interests of 2.21% (2021: 2.21%) in Shalimar (Malay) PLC. The fair value of the said investment is determined by reference to published price quotations in Colombo Stock Exchange.

8.2 Fair Value of Unquoted Equity Shares

The Company obtained the services of PricewaterhouseCoopers (Private) Ltd (PwC Sri Lanka) to carry out an independent indicative fair market valuation of the equity interest in the unquoted investment in SDSB as at valuation date of 31 December 2021. Unquoted equity shares of Shalimar Developments Sdn. Bhd. has been valued based on adjusted net asset basis. Such net assets represent the investment value of PT Agro Indomas (PTAI) which was determined based on income approach using discounted cash flow method.

The fair value of the equity investment of SDSB in PTAI has been valued based on the following;

- (a) Estimated economic life of the oil palm plantations of PTAI is 26 years (including the immature period).
- (b) Consider one planting cycle (i.e. no replantation at the end of the economic life).

- (c) Yield per hectare based on year of planting, maturity profile and terrain.
- (d) CPO ex-mill prices in FY 2022/23 is estimated to be USD 658/MT and this is assumed to change in line with the World Bank CPO Price forecast (Oct 2021) adjusted for the Indonesia Palm oil levy that prevailed , i.e until FY 2040/41. After FY 2030/31 prices are assumed to remain unchanged.
- (e) Weighted average cost of capital (WACC) of 8.88%.
- (f) Indonesian corporate taxation rate at 22% in FY 2022 and beyond.
- (g) Indonesian Inflation assumed approximately 3% p.a.

8.3 Sensitivity of Key Assumptions

The significant unobservable inputs used in the above fair value measurement categorised within level 3 of the fair value hierarchy (Note 20) together with a quantitative sensitivity analysis are shown below:

The below values are based on 13.33% (2021: 13.33%) equity stake in SDSB and base case is at WACC of 8.88% (2021: 9.12%).

	CPO Ex-	mill Price	Discoun (WA		Yi	eld
	5% Increase	5% Decrease	1% Increase	1% Decrease	5% Increase	5% Decrease
	Rs. '000					
As at 31 March 2022 Effect of fair value in unquoted equity shares in SDSB designated as Financial Assets classified under						
FVOCI	2,871	(2,871)	(831)	894	2,018	(2,018)
As at 31 March 2021						
Effect of fair value in unquoted equity shares in SDSB designated as Financial						
Assets classified under FVOCI	2,105	(2,111)	(749)	806	1,271	(1,277)

9. CASH AND CASH EQUIVALENTS

Cash and cash equivalents included in the Statement of Cash Flows include the following Statement of Financial Position amounts:

As at 31 March	2022	2021
	Rs. '000	Rs. '000
Bank Balances	1,354	758
Short Term Deposits	2,079	1,516
	3,433	2,274

10. SHORT TERM INVESTMENTS

As at 31 March	2022	2021
	Rs. '000	Rs. '000
Fixed Deposits	30,964	43,087
	30,964	43,087

11. STATED CAPITAL

As at 31 March	2022	2021	2022	2021
	Number	Number	Rs. '000	Rs. '000
Fully paid Ordinary Shares	4,811,400	4,811,400	70,033	70,033
	4,811,400	4,811,400	70,033	70,033

12. OTHER RESERVES

As at 31 March	2022 Rs. '000	2021 Rs. '000
Fair Value Reserve*	10,492,762	6,901,710
	10,492,762	6,901,710

*Fair Value Reserve

Fair Value Reserve represents excess between the fair value and the cost of Financial assets classified under Fair Value through Other Comprehensive Income as per SLFRS 09.

13. OTHER PAYABLES

As at 31 March	2022 Rs. '000	2021 Rs. '000
Unclaimed Dividend (Note 13.1)	57,713	54,407
	57,713	54,407

13.1 Movement in Unclaimed Dividend

	2022	2021
	Rs. '000	Rs. '000
Balance as at 01 April	54,407	59,272
Dividend Forfeited	(624)	(4,865)
Dividend during the year	3,930	-
Balance as at 31 March	57,713	54,407

14. CAPITAL COMMITMENTS

There were no significant capital expenditure commitments as at the reporting date.

15. ASSETS PLEDGED

There were no assets pledged as at the reporting date.

16. EVENTS AFTER THE REPORTING PERIOD

There have been no material events occurring after the reporting date that require adjustments to or disclosures in the financial statements other than mentioned in note 16.1.

16.1 Export of Crude Palm Oil (CPO) was banned by the Government of Indonesia on 28th April 2022. The ban was imposed with the objective of stabilising the local market Cooking Oil/Palm Oil Price and industry experts believe that the imposed ban is temporary. The law imposing the ban was enacted subsequent to the reporting period. On 23rd May 2022, an announcement has been made that the ban on export of CPO is being lifted. Therefore, no adjustments were deemed necessary for the financial statements of the current year. Further, Management is of the view that the impact of this action will not be material.

17. CONTINGENT LIABILITIES

There were no material contingent liabilities as at the reporting date.

18. RELATED PARTY DISCLOSURES

Related parties represent Shareholders, Key management personnel (KMPs) of the Company, Close family members of KMPs, Parent, Ultimate Parent and entities belonging to the group the Company belongs to. Pricing policies and terms of transactions with these related parties are approved by the Company's management.

18.1 Related Party Transactions

Transactions with related parties are as follows:

				Transactio	n Value
Name of the Company	Relationship	Nature of Transaction	Terms	2022	2021
				Rs. '000	Rs. '000
Recurrent Transactions					
Carsons Management Services (Pvt) Ltd	Fellow Subsidiary	Secretarial Expenses	Note (a)	218	218
Shalimar Developments SDN BHD	Fellow Subsidiary	Dividend Income	Note (b)	21,356	-
		Received			
Shalimar (Malay) PLC	Fellow Subsidiary	Dividend Income	Note (b)	1,063	-
		Received			
				22,637	218
Aggregate Value of Recurrent Related	l Party Transactions	as a % of Net Revenue			
(Excluding Dividend Income)	,			1%	10%

Note (a) - Note (a) - Carsons Management Services (Pvt) Ltd was appointed to provide secretarial services to the Company.

Note (b) - Company has invested in Equity shares of Shalimar Developments SDN BHD and Shalimar (Malay) PLC.

The transactions with related parties are made on terms equivalent to those that prevail in arm's length transactions. There are no outstanding related party balances at the year-end and no corporate guarantees provided to/received from related parties.

Non-Recurrent Transactions

There were no non-recurrent related party transactions for the year ended 31st March 2022.

18.2 Transaction with Key Management Personnel

Key Management Personnel include the Board of Directors of the Company.

Year Ended 31 March	2022 Rs. '000	2021 Rs. '000
Short term employee benefit	480	140

Executive directors are not compensated for their role on the Board.

Key Management Personnel of the Company to whom the above fees relates for the year ended 31st March 2022, are non-executive members of the Board of Directors.

18.3 No material transactions have taken place during the year with the parties / entities in which key management personnel or their close family members have control or jointly control, which require disclosure in these Financial Statements other than those disclosed under 18.1 and 18.2.

19. FINANCIAL RISK MANAGEMENT

Objectives and Policies

The Company's principal financial assets include bank balances and short-term deposits that derive directly from its operations. The Company also holds financial assets at Fair value through other comprehensive income. The Company's principal financial liabilities comprise other payables.

The Company is exposed to market risk, credit risk and liquidity risk. The Board of Directors reviews and agrees policies for managing each of these risks, which are summarised below.

(a) Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to of changes in market prices. Market risk of the Company comprises interest rate risk, foreign currency risk and equity price risk.

(b) Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The Company is not exposed to interest rate risk as there are no financial assets and financial liabilities with floating interest rates at the reporting date.

(c) Foreign Currency Risk

Foreign currency risk is the risk that the value of financial instruments will fluctuate due to changes in foreign exchange rates.

As at 31 March	2022	2021
Investment Value (In MYR) If Rupee Depreciated by 1% Impact on Equity (In Rs)	147,477 (-1%) 104,864	143,908 (-1%) 68,961
If Rupee Appreciated by 1% Impact on Equity (In Rs)	(+1%) (104,864)	(+1%) (68,961)

(d) Equity Price Risk

The Company's listed and unlisted equity securities are susceptible to market price risk arising from uncertainties about future values of the equity price and key assumptions used to fair value listed and unlisted equity securities.

At the reporting date, the unlisted equity security is fair valued at Rs. 10,486 Mn (2021: Rs. 6,896 Mn). Sensitivity analysis of this investment has been provided in Note 8.

The following table demonstrates the sensitivity of the cumulative changes in fair value to reasonably possible changes in equity prices, with all other variables held constant. The effect of decreases in equity prices is expected to be equal and opposite to the effect of the increases shown

	Change in Equity Price 2022	Effect on Equity 2022 Rs. '000	Change in Equity Price 2021	Effect on Equity 2021 Rs. '000
Quoted Equity Shares Shalimar (Malay) PLC	+10%	14,447	+10%	14,372

(e) Credit Risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Company is exposed to credit risk primarily from its deposits with Banking Institutions. The Company seeks to limit its credit risk with respect to banks by dealing with reputable banks.

With respect to credit risk arising from the financial assets of the Company, the Company's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments as follows:

As at 31 March	2022 Rs. '000	2021 Rs. '000
Bank Balances	1,354	758
Short Term Deposits	2,079	1,516
Short Term Investments	30,964	43,087
	34,397	45,361

(f) Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet obligations as they fall due. The table below summarises the maturity profile of the Company's undiscounted financial liabilities at 31 March, based on contractual payment dates.

As at 31 March	2022	2021
	Less than 3 months Rs. '000	Less than 3 months Rs. '000
Other Payables	57,713	54,407
	57,713	54,407

(g) Capital Management

The Company manages its capital to ensure that it will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance.

The Company makes adjustments to its capital structure, in light of changes in economic and business conditions. To maintain or adjust the capital structure, the Company may issue new shares or adjust dividend payments to shareholders. No changes were made in the objectives, policies or processes during the year ended 31 March 2022 and 2021.

Capital, which includes stated capital, fair value reserve and retained earnings is measured at Rs. 10,609 Mn as at 31 March 2022 (2021: Rs. 7,031.9 Mn).

20. FAIR VALUE MEASUREMENT

Financial instruments comprise of financial assets and financial liabilities. Financial assets consist of bank balances, short-term deposits and financial assets classified under Fair Value through OCI (FVOCI)

Financial liabilities consist of other payables.

The following table provides the fair value measurement hierarchy of the Company's assets which are stated at Fair value.

Fair value measurement hierarchy for assets as at 31 March:

			Fair value meas	urement using	
			Quoted	Significant	Significant
			prices in	observable	unobservable
			active	inputs	inputs
			markets		
	Date of valuation	Total	(Level 1)	(Level 2)	(Level 3)
		Rs. '000	Rs. '000	Rs. '000	Rs. '000
Assets measured at fair value: As at 31 March 2022					
Financial Assets classified under					
FVOCI					
Quoted Equity Shares					
Shalimar (Malay) PLC	31 March 2022	144,472	144,472	-	-
Unavioted Equity Chaves					
Unquoted Equity Shares Shalimar Developments Sdn. Bhd.	31 December 2021	10 407 405			10 407 405
Financial Assets classified under	31 December 2021	10,486,435		-	10,486,435
FVOCI as at 31 March 2022		10,630,907	144,472	-	10,486,435
As at 31 March 2021					
Financial Assets classified under I	-VOCI				
Quoted Equity Shares Shalimar (Malay) PLC	31 March 2021	1/10 700	142 700		
Silalifiai (Malay) i EC	3 Widi Ci i 202	143,720	143,720	-	-
Unquoted Equity Shares					
Shalimar Developments Sdn. Bhd.	31 December 2020	6,896,135	-	-	6,896,135
Financial Assets classified under					
FVOCI as at 31 March 2021		7,039,855	143,720	-	6,896,135

Key assumptions, methods of valuations and significant unobservable inputs for assets categorised under level 3 of the fair value measurement hierarchy are disclosed under Note 8 to the Financial Statements.

During the reporting period ending 31 March 2022, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurements.

The fair values of other financial instruments are not materially different from their carrying values.

Five Year Summary

For the year ended 31st March	2022	2021	2020	2019	2018
	Rs. '000	Rs. '000	Rs. '000	Rs. '000	Rs. '000
Operating Results					
Revenue	24,386	2,222	2,677	2,142	3,754
Profit before taxation	22,353	5,852	6,625	2,728	(221)
Taxation	-	-	-	-	(202)
Profit / (Loss) for the Year	22,353	5,852	6,625	2,728	(423)
As at 31st March	2022	2021	2020	2019	2018
	Rs. '000	Rs. '000	Rs. '000	Rs. '000	Rs. '000
Statement of Financial Position					
Assets					
Non-Current Assets					
Property, plant and equipment	311	113	172	-	-
Non-current financial assets	10,630,907	7,039,855	5,746,938	5,957,773	5,783,465
	10,631,218	7,039,968	5,747,110	5,957,773	5,783,465
Current Assets	35,611	46,560	46,025	48,233	36,962
Total Assets	10,666,829	7,086,528	5,793,135	6,006,006	5,820,427
Equity and Liabilities			70.000	70.000	70.000
Stated capital	70,033	- /	,	,	70,033
Reserves	10,538,764				
Non-Current Liabilities	10,608,797	7,031,862	5,733,093	5,937,303	5,737,254
Deferred tax liability	_				23,013
Doron ou tax nabiney					20,010
Current Liabilities	58,032	54,666	60,042	68,703	60,160
Total Equity & Liabilities	10,666,829				5,820,427

Five Year Summary

For the year ended 31st March	2022 Rs. '000	2021 Rs. '000	2020 Rs. '000	2019 Rs. '000	2018 Rs. '000
Cash Flow Statements Net cash (outflows) from operating activities Net cash inflows/(outflow) from	(1,816)	(1,122)	(3,796)	(2,612)	(26,330)
investing activities Net cash (outflows)/inflows from	35,515	(16,290)	2,360	(24,163)	3,754
financing activities	(32,540)	-	2	11,741	(181,045)
Net increase / (decrease) in cash & cash equivalents	1,159	(17,412)	(1,434)	(15,034)	(203,621)
For the year ended 31st March	2022	2021	2020	2019	2018
Ratios and Statistics					
Return on ordinary shareholders' funds (%)	0.21	0.08	0.12	0.05	(0.01)
Current ratio (times)	0.61	0.85	0.77	0.70	0.61
Quick asset ratio (times)	0.61	0.85	0.77	0.70	0.61
Net profit margin (%) (a)	91.66	263.37	247.48	127.36	(11.26)
Earnings per ordinary share (EPS) (Rs.) (b)	4.65	1.22	1.38	0.57	(0.09)
Dividend per ordinary share (Rs.) (c)	7.58	-	-	-	-
Dividend payout	1.63	-	-	-	-
Net assets per ordinary share (Rs.) (d)	2,204.93	1,461.50	1,191.56	1,234.01	1,192.43
Market value per share (Rs.)	1,326.50	1,123.20	1,050.40	1,300.00	1,300.00
P/E ratio (times)	285.52	927.47	762.85	2,292.82	(14,717.22)
Market capitalisation (Rs.'000)	6,382,322	5,404,164	5,053,895	6,254,820	6,254,820

- Gross profit margin and Net profit margin consist of dividend income received from its investment.
- (b) The earnings per ordinary share is calculated by dividing the profit for the year over the weighted average number of ordinary shares in issue during the year.
- (c) Based on proposed dividend and interim dividend paid.
- (d) Net assets per ordinary share is calculated by dividing shareholders' funds by the number of ordinary shares.

Statement of Value Added

For the year ended	2022	%	2021	%
	Rs. '000		Rs. '000	
_	22 7 7		0.000	
Revenue	23,762		2,222	
Other income & gains	624		4,865	
	24,386		7,087	
Bought in services	(1,861)		(1,176)	
	22,525		5,911	
Distributed as follows:				
To Providers of capital				
as ordinary dividends	36,470	162%	-	-
Retained in the Business				
as depreciation	172	1%	59	1%
as retained profits	(14,117)	-63%	5,852	99%
	22,525	100%	5,911	100%

The Statement of Value Added shows the quantum of wealth generated by the activities of the Company and its application.

US\$ Financials

Preparation of US Dollar Financials

The Financial Statements of the Company are stated in Sri Lankan Rupees.

The translation of the Sri Lankan Rupee amounts into US Dollars is included solely for the convenience of Shareholders, Investors,

Bankers and other users of Financial Statements.

US Dollar financials do not form part of the Audited Financial Statements of the Company.

Statement of Profit or Loss

Year Ended 31 March 2021	2022 US\$	2021 US\$
Revenue	115,856	11,780
Other Income and Gains	3,042	25,793
Administration Expenses	(9,912)	(6,548)
Profit Before Tax	108,986	31,025
Income Tax Expense	-	-
Profit for the Year	108,986	31,025

Figures in brackets indicate deductions.

Statement of Financial Position

As at 31 March	2022	2021
	US\$	US\$
Assets		
Non-Current Assets		
Property, plant and equipment	1,058	565
Other Non Current Financial Assets	36,175,544	35,229,220
Total Non-Current Assets	36,176,602	35,229,785
Total Non-Current Assets	30,170,002	33,227,703
Current Assets		
Advance and Prepayments	1,341	1,897
Income Tax Receivable	2,790	4,103
Short Term Investment	105,366	215,618
Cash and Bank Balances	11,682	11,380
Total Current Assets	121,179	232,998
Total Assets	36,297,781	35,462,783
Equity and Liabilities		
Equity		
Stated Capital	880,554	880,554
Retained Earnings	309,014	379,683
Other Reserves	34,910,735	33,928,984
Total Shareholders' Funds	36,100,303	35,189,221
Current Liabilities		
Other Taxes Payable	196,390	272,266
Provision and Accrued Expenses	1,088	1,296
Total Current Liabilities	197,478	273,562
Total Equity & Liabilities	36,297,781	35,462,783

1. BASIS OF CONVERSION

The translation of Sri Lankan Rupee amounts into US Dollar amounts is solely for the convenience of the shareholders, investors, bankers and other users of Financial Statements.

The translation of the Financial Statements into US Dollar was affected on the following exchange rates.

	2022	2021
	Rs.	Rs.
Income Statement	205.10	188.62
Monetary assets and liabilities	293.87	199.83
Non-current assets and liabilities	293.87	199.83

2. RETAINED EARNINGS

	2022	2021
	US\$	US\$
Balance as at 1st April	379,683	348,658
Profit for the year	108,986	31,025
Ordinary Dividend	(179,655)	-
Balance as at 31 March	309,014	379,683

Five Year Summary

For the year ended 31st March	202	22 2021	2020	2019	2018
	US	\$ US\$	US\$	US\$	US\$
Operating Results					
Revenue	118,89	11,780	14,930	12,710	24,481
Profit before taxation	108,89	31,025	36,949	16,188	(1,454)
Taxation			-	-	(1,317)
Profit for the Year	108,89	31,025	36,949	16,188	(2,772)
For the year ended 31st March	2022	2021	2020	2019	2018
	US\$	US\$	US\$	US\$	US\$
Statement of Financial Position					
Assets					
Non-Current Assets					
Property, plant and equipment	1,058	565	906	-	-
Non-current financial assets	36,175,544	35,229,220	30,262,062	33,833,324	37,167,723
	36,176,602	35,229,785	30,262,968	33,833,324	37,167,723
Current Assets	121,179	232,998	242,360	273,908	237,538
Total Assets	36,297,781	35,462,783	30,505,328	34,107,232	37,405,261
Equity and Liabilities					
Stated capital	880,554	880,254	,	,	880,554
Reserves	35,219,749	34,308,966			
	36,100,303	35,189,220	30,189,157	33,717,079	36,870,733
Non-Current Liabilities					
Deferred tax liability		-	-	-	147,894
	-	-	-		147,894
Current Liabilities	197,478	273,563	316,171	390,153	386,634
Total Equity & Liabilities	36,297,781	35,462,783	30,505,328	34,107,232	37,405,261

For the year ended 31st March	2022	2021	2020	2019	2018
	US\$	US\$	US\$	US\$	US\$
Cash Flow Statements					
Net cash (outflows) from					
operating activities	(8,854)	(5,948)	(21,168)	(15,500)	(169,216)
Net cash inflows/(outflows) from					
investing activities	173,159	(86,364)	13,160	(143,384)	24,126
Net cash (outflows)/inflows from					
financing activities	(158,654)	-	11	69,671	(1,163,528)
Net increase/(decrease) in					
cash & cash equivalents	5,651	(92,313)	(7,997)	(89,212)	(1,308,618)
cash & cash equivalents	5,651	(92,313)	(7,997)	(89,212)	(1,308,618)
cash & cash equivalents For the year ended 31st March	5,651	(92,313)	(7,997)	(89,212)	(1,308,618)
For the year ended 31st March					
For the year ended 31st March Ratios and Statistics	2022	2021	2020	2019	2018
For the year ended 31st March Ratios and Statistics Return on ordinary shareholders' funds (%)	2022	2021	2020	2019	2018 (0.01)
For the year ended 31st March Ratios and Statistics Return on ordinary shareholders' funds (%) Current ratio (times)	2022 0.30 0.61	2021 0.09 0.85	2020 0.12 0.77	2019 0.05 0.70	2018 (0.01) 0.61
For the year ended 31st March Ratios and Statistics Return on ordinary shareholders' funds (%) Current ratio (times) Quick asset ratio (times)	2022 0.30 0.61 0.61	2021 0.09 0.85 0.85	2020 0.12 0.77 0.77	2019 0.05 0.70 0.70	2018 (0.01) 0.61 0.61

(a) Gross profit margin and Net profit margin consist of dividend income received from its investment.

1.65

7.5

4.51

21,718

199.44 871.68

7.3

5.62

27,044

6.3

5.53

7.2

26,613

7.01

7.38

35,521

21.83 (14,717.22)

7.66

8.35

40,198

- (b) The earnings per ordinary share is calculated by dividing the profit for the year over the weighted average number of ordinary shares in issue during the year.
- (c) Based on proposed dividend and interim dividend paid.

Dividend payout (%)

P/E ratio (times)

Net assets per ordinary share (US\$.) (d)

Market value per share (US\$.)

Market capitalisation (US\$.'000)

(d) Net assets per ordinary share is calculated by dividing shareholders' funds by the number of ordinary shares.

Information to Shareholders and Investors

1. Stock Exchange Listing

Indo-Malay PLC is a Public Quoted Company, the ordinary shares of which are listed on the Second Board of the Colombo Stock Exchange of Sri Lanka.

2. Share Valuation

Market value of the Company's shares as at 31st March 2022 was Rs. 1,326.50 per share (2021: Rs 1,123.20 per share).

3. Shareholders

As at 31st March	2022	2021
No. of Ordinary Shareholders	361	358

The number of ordinary shares held by non – residents as at 31st March 2022 were 4,682,172 which amount to 97.31% of the total number of ordinary shares.

Resident/Non-resident shareholders as at 31st March 2022

	Residents			Non-Residents			Total		
Distribution of Shares	No. of Members	No. of Shares	%	No. of Members	No. of Shares	%	No. of Members	No. of Shares	%
1 - 1,000	323	10,817	0.22	1	1	0.00	324	10,818	0.22
1,001 - 10,000	11	41,128	0.85	9	58,370	1.21	20	99,498	2.07
10,001 - 100,000	4	77,283	1.61	11	282,882	5.88	15	360,165	7.49
100,001 - 1,000,000	-	-	-	1	148,052	3.08	1	148,052	3.08
Above 1,000,000	-	-	-	1	4,192,867	87.14	1	4,192,867	87.14
Grand Total	338	129,228	2.69	23	4,682,172	97.31	361	4,811,400	100

Categorisation of Shareholders as at 31st March 2022

	No. of Shareholders	No. of Shares	%
Individuals	335	617,427	12.83
Institutions	26	4,193,973	87.17

Public Shareholding

The Company is not in compliance with the minimum public holding requirements set out in Rule 7.14.1 (a) of the Listing Rules of the Colombo Stock Exchange.

Public shareholding as at 31st March 2022

- Market capitalisation of the public holding Rs. 820,128,390/-
- Percentage of the Ordinary Shares held by Public 12.85% (2021 12.85%)
- No. of public shareholders 348

4. Market Performance - Ordinary Shares

For the year ended 31st March	2022	2021
Highest - (Rs.)	1,401.00	1,400.00
Lowest - (Rs.)	851.50	793.60
Volume Traded (Shares)	466	1,233
No. of Trades	87	207
Value of Shares Traded (Rs.'000)	561	1,358

5. Market Capitalisation

Market capitalisation of the Company, which is the number of ordinary shares in issue multiplied by the market value of a share, was Rs.6,382.32 Mn as at 31st March 2022 (2021: Rs. 5,404.16 Mn).

6. Record of Scrip Issues

The under mentioned scrip issues had been made by the Company.

Year ended 31st March	Issue	Basis	No. of Shares Ordinary	Cumulative Ordinary Share Capital Rs.
1994	-	-	405,000	4,050,000
1995	Bonus	01:03	405,000	8,100,000
1998	Bonus	01:02	405,000	12,150,000
1999	Bonus	01:01	1,215,000	24,300,000
2002 April	Bonus	01:05	486,000	29,160,000
2003 May	Bonus	01:05	583,200	34,992,000
2004 March	Bonus	01:02	3,499,200	69,984,000

During the financial year 2016/2017, the Company repurchased 2,187,000 shares.

Information to Shareholders and Investors

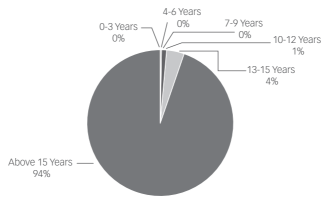
7. Indonesian Property

PT Agro Indomas (PTAI), the Company's investment made through Shalimar Developments Sdn. Bhd. (Investment vehicle in Malaysia) is located in Kalimanthan province, Indonesia.

The Indonesian investment, PT Agro Indomas is managed through the group's (GAHL) fully owned management arm in Indonesia. The Indonesia operation consists of 26,516 hectares of plantation with processing facilities of 225 MT/hr within the plantations..

	2022	2021	2020	2019	2018
Crop Production (MT)	622,272	613,994	651,873	711,427	495,381
CPO (MT)	128,787	130,553	134,612	139,405	98,891
PK (MT)	30,317	30,602	32,644	31,559	21,939
CPO Ex Mill Price (US\$)	679	484	474	459	572
FFB Yield (MT per Hectare)	20.43	25.57	23.15	26.57	19.90
CPO / Ha (MT)	4.41	5.57	4.92	5.24	4.00
Milling Capacity (MT per Hour)	225	225	225	225	225

Plantation Age Analysis of PTAI



Glossary of Financial Terms

Capital Reserves

Reserves identified for specific purposes and considered not available for distribution

Cash Equivalents

Liquid investments with original maturities of three months or less.

Contingent Liabilities

Conditions or situations at the Balance Sheet date, the financial effects of which are to be determined by future events which may or may not occur.

Current Ratio

Current assets divided by current liabilities.

Quick Ratio

Current assets less inventories divided by current liabilities.

Net Profit Margin

Net profit divided by revenue.

Dividend Per Share

Dividend paid interim and proposed, divided by the number of shares in issue which ranked for those dividends.

Dividend Payout

Total interim and proposed dividends divided by profit after tax.

Earnings Per Ordinary Share

Profits attributable to ordinary shareholders before extraordinary items and after preference dividend divided by the weighted average number of ordinary shares in issue, ranking for dividend.

Equity

Shareholders' funds.

Events Occurring after Reporting Date

Significant events that occur between the Reporting date and the date on which Financial Statements are authorised for issue

Market Capitalisation

The market value of a company at a given date obtained by multiplying the share price by the number of shares in issue.

Net Assets Per Share

Total assets less total liabilities divided by the number of ordinary shares in issue.

Net Current Assets

Current assets less current liabilities.

Measures the capital required to finance day-to-day operations.

Price Earnings Ratio (P/E)

Market price of a share divided by earnings per share.

Rate of Ordinary Dividend

The Rupee amount of the dividend per share as a percentage of the nominal value of the shares.

Reserves

The total of capital and revenue reserves.

Glossary of Financial Terms

Related Parties

Parties who could control or significantly influence the financial and operating policies/decisions of the business.

Return on Shareholders' Funds

Profit attributable to ordinary shareholders divided by shareholders' funds (total of ordinary share capital and reserves).

Revenue Reserves

Reserves considered as being available for distribution.

Segment

Constituent business units grouped in terms of nature and similarity of operations.

Value Addition

The quantum of wealth generated by the activities of the Company.

Others

CPO - Crude Palm Oil

PK - Palm Kernel

FFB - Fresh Fruit Bunches

Ha - Hectare

MYR - Malaysian Ringgit

MT - Metric Tonnes

Notice of Meeting

NOTICE IS HEREBY GIVEN that the ONE HUNDRED AND SIXTEENTH ANNUAL GENERAL MEETING of INDO-MALAY PLC will be held on Thursday, the 23rd day of June 2022, at 09.00 a.m. at the 8th Floor, No. 65C, Dharmapala Mawatha, Colombo 07, Sri Lanka, by means of audio or audio and visual technology for the following purposes:

- To consider the Annual Report of the Board of Directors including the financial statements of the Company for the financial year ended 31st March 2022 together with the Report of the Auditors thereon.
- To re-elect Mr. S. Mahendrarajah who retires by rotation in terms of Articles 85 & 86 of the Articles of Association of the Company.
- To reappoint Mr. H. Selvanathan as a Director of the Company who is over seventy years of age and to consider and if deemed fit to pass the following resolution:
 - "IT IS HEREBY RESOLVED that the age limit stipulated in Section 210 of the Companies Act No. 7 of 2007 shall not be applicable to Mr. H. Selvanathan who is seventy three years of age and that he be re-appointed as a Director of the Company from the conclusion of the Annual General Meeting for a further period of one year".
- To reappoint Mr. M. Selvanathan as a Director of the Company who is over seventy years of age and to consider and if deemed fit to pass the following resolution:

- "IT IS HEREBY RESOLVED that the age limit stipulated in Section 210 of the Companies Act No. 7 of 2007 shall not be applicable to Mr. M. Selvanathan who is seventy five years of age and that he be re-appointed as a Director of the Company from the conclusion of the Annual General Meeting for a further period of one year".
- To reappoint Mr. I. Paulraj as a Director of the Company who is over seventy years of age and to consider and if deemed fit to pass the following resolution:
 - "IT IS HEREBY RESOLVED that the age limit stipulated in Section 210 of the Companies Act No. 7 of 2007 shall not be applicable to Mr. I. Paulraj who is eighty five years of age and that he be re-appointed a Director of the Company from the conclusion of the Annual General Meeting for a further period of one year".
- 6. To reappoint Mr. D. C. R. Gunawardena as a Director of the Company who is over seventy years of age and to consider and if deemed fit to pass the following resolution:
 - "IT IS HEREBY RESOLVED that the age limit stipulated in Section 210 of the Companies Act No. 7 of 2007 shall not be applicable to Mr. D. C. R. Gunawardena who is seventy one years of age and that he be re-appointed as a Director of the Company from the conclusion of the Annual General Meeting for a further period of one year."

Notice of Meeting

 To re-appoint Messrs. Ernst & Young, Chartered Accountants as Auditors of the Company as set out in Section 154 (1) of the Companies Act No. 7 of 2007 and to authorise the Directors to determine their remuneration.

By Order of the Board

(Sgd.)

K.D. De Silva (Mrs.)

Director

Carsons Management Services (Pvt)
Limited

Secretaries

Colombo 30th May 2022

Notes

- THIS NOTICE SHOULD BE READ IN CONJUNCTION with the Circular to Shareholders titled "Procedure to be followed at the 116th Annual General Meeting of the Company" which is enclosed with the Annual Report.
- As permitted by Article 52(A) of the Articles of Association of the Company, the Board of Directors decided on 23rd May 2022 to convene the AGM of the Company through an "audiovisual" technology in view of protecting public health and safety.
- Shareholders who wish to participate the AGM through the online platform are kindly requested to complete and forward the "Registration Form (Annexure 1) as morefully explained in the said "Procedure to be followed at the 116th Annual General Meeting of the Company" enclosed to the Annual Report.
- 4. The Annual Report FY 2021/22 and the notice convening the AGM together with the procedure to be followed at the AGM will be made available on the Colombo Stock Exchange website www.cse.lk and on the Group's website www. carsoncumberbatch.com and you may access same directly through the URL link http://www. carsoncumberbatch.com/investor_information/ investor_information_indo_malay_plc.php
- A member is entitled to appoint a proxy to attend and vote instead of him/her. A proxy need not be a member of the Company. A Form of Proxy accompanies this notice.
- 6. The completed Form of Proxy should be submitted to the Company not later than 4.45 p.m. on 21st June 2022 via email to INDOAGM2022@carcumb.com or by fax to +94 11 2337671 or by post to or handed over to the Registered Office of the Company at No. 61, Janadhipathi Mawatha, Colombo 1.
- A person representing a Corporation is required to submit a certified copy of the resolution authorising him/her to act as the representative of the Corporation. A representative need not be a member
- 8. The transfer books of the Company will remain open.

Form of Proxy

	/e			
	nbers of INDO-MALAY PLC, hereby appoint			
	ring NIC No./Passport No			
		Or falling fill filet.		
	haran Selvanathan	or failing him,		
	noharan Selvanathan	or failing him,		
	el Paulraj	or failing him,		
	Chandima Rajakaruna Gunawardena	or failing him,		
	iv Neville Alles	or failing him,		
	ramaniam Mahendrarajah			
the . 07, l	my/our proxy to attend at the Annual General N 23rd day of June 2022 at 9.00 a.m. at the 8th Flo by means of audio or audio and visual technolog which may be taken in consequence thereof.	or, No. 65 C, Dharmapala Ma	awatha, C	olombo
			For	Against
1.	To re-elect Mr. S. Mahendrarajah who retires by Articles 85 & 86 of the Articles of Association of			
2.	To reappoint Mr. H. Selvanathan who is over se Director of the Company.	eventy years of age as a		
3.	To reappoint Mr. M. Selvanathan who is over se Director of the Company.	eventy years of age as a		
4.	To reappoint Mr. I. Paulraj who is over seventy of the Company.	years of age as a Director		
5.	To reappoint Mr. D. C. R. Gunawardena who is a a Director of the Company.	over seventy years of age		
6.	To re-appoint Messrs. Ernst & Young, Chartered of the Company as set out in Section 154 (1) or of 2007 and to authorise the Directors to determine the company of 2007 and to authorise the Directors to determine the compa	f the Companies Act No. 7		
Sign	ed this day of	Two Thousand and Twen	ty Two.	
		Signature/s		
Not				
1.	* Please delete the inappropriate words.	Conoral Monting of the Com-		ام ما النام ما
2.	A shareholder entitled to attend and vote at a composite a proxy to attend and vote instead contained and shareholder of the Company. A proxy so appoin hands or on a poll and to speak at the General	of him/her and the proxy ne nted shall have the right to	ed not be vote on a	a

- 3. A shareholder is not entitled to appoint more than one proxy on the same occasion.
- 4. Instructions are noted on the reverse hereof.

Form of Proxy

Instructions as to Completion

- 1. Kindly perfect the form of proxy by filling in legibly your full name and address and sign in the space provided. Please fill in the date of signature.
- 2. If you wish to appoint a person other than the Directors as your proxy, please insert the relevant details in the space provided overleaf.
- 3. In terms of Article 67 of the Articles of Association of the Company: The instrument appointing a proxy shall be in writing and -
 - (i) in the case of an individual shall be signed by the Appointor or by his Attorney; and
 - (ii) in the case of a Corporation shall be either under its common seal or signed by its Attorney or by an officer on behalf of the Corporation.

The Company may, but shall not be bound to, require evidence of the authority of any such Attorney or officer.

A proxy need not be a member of the Company.

- 4. In terms of Article 62 of the Articles of Association of the Company;
 - In the case of joint-holders of a share, the senior who tenders a vote, whether in person or by proxy or by Attorney or by representative, shall be accepted to the exclusion of the votes of the other joint- holders and for this purpose seniority shall be determined by the order in which the names stands in the Register of Members in respect of the joint holding.
- 5. To be valid the completed Form of Proxy should be submitted to the Company not later than 4.45 p.m. on 21st June 2022 or via e-mail to INDOAGM2022@carcumb.com or by fax to +94 11 2337671 or by post to or handed over to the Registered Office of the Company situated at No. 61, Janadhipathi Mawatha, Colombo 1.

Please fill in the	following details
Name	:
Address	:
Jointly with	:
Share Folio No.	:

Corporate Information

NAME OF THE COMPANY

Indo - Malay PLC

COMPANY REGISTRATION NO.

PQ 45

LEGAL FORM

A Public Quoted Company with Limited Liability incorporated in Sri Lanka in 1906

DIRECTORS

H. Selvanathan - (Chairman)

M. Selvanathan

I. Paulraj

D. C. R. Gunawardena

S. Mahendrarajah

S. N. Alles

BANKERS

Standard Chartered Bank
Commercial Bank of Ceylon PLC
Hatton National Bank PLC

AUDITORS

Messrs. Ernst & Young Chartered Accountants 201, De Saram Place, Colombo 10, Sri Lanka.

Tel: + 94 11 2463500 Fax: + 94 11 2697369

SECRETARIES

Carsons Management Services (Pvt) Ltd

61, Janadhipathi Mawatha

Colombo 01, Sri Lanka

Tel: + 94 11 2039200

Fax: + 94 11 2039300

MANAGERS

Agro Harapan Lestari (Pvt) Ltd

03rd Floor, No. 65C,

Dharmapala Mawatha,

Colombo 7, Sri Lanka

Tel: + 94 114357777

+ 94 114357788

REGISTERED OFFICE

61, Janadhipathi Mawatha,

Colombo 01, Sri Lanka

Tel: + 94 11 2039200

Fax: + 94 11 2039300

CORPORATE WEBSITE

www.goodhopeholdings.com

HOLDING COMPANY

Goodhope Asia Holdings Ltd

ULTIMATE PARENT & CONTROLLING ENTITY

Bukit Darah PLC

